

# FEDERAL REGISTER

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Washington, Tuesday, May 25, 1943

## The President

### EXECUTIVE ORDER 9344

#### CHANGING THE NAME OF THE ALLEY DWELLING AUTHORITY TO NATIONAL CAPITAL HOUSING AUTHORITY

By virtue of the authority vested in me by the District of Columbia Alley Dwelling Act, approved June 12, 1934 (48 Stat. 930), as amended, and as President of the United States, it is hereby ordered as follows:

1. The name of the Alley Dwelling Authority, designated by Executive Order No. 6868 of October 9, 1934, to carry out the provisions of the said District of Columbia Alley Dwelling Act, is changed to "National Capital Housing Authority."

2. The said Executive Order No. 6868, as amended by Executive Orders No. 7784-A of January 5, 1938,<sup>1</sup> and No. 8033 of January 11, 1939,<sup>2</sup> is modified accordingly.

3. This order shall become effective on June 1, 1943.

FRANKLIN D. ROOSEVELT  
THE WHITE HOUSE,  
May 21, 1943.

[F. R. Doc. 43-8134; Filed, May 22, 1943; 10:41 a. m.]

## Regulations

### TITLE 6—AGRICULTURAL CREDIT

#### Chapter I—Farm Credit Administration

#### PART 23—THE FEDERAL LAND BANK OF COLUMBIA

##### FEES

Sections 23.1, 23.2, 23.3 and 23.7 of Title 6, Code of Federal Regulations, are amended to read as follows:

§ 23.1 *Loan application fees.* The following fees shall be charged in connection with loan applications:

<sup>1</sup> 3 F.R. 63.  
<sup>2</sup> 4 F.R. 223.

*Appraisal fee.* An appraisal fee of \$10 is payable at the time the application is filed. If the amount of the closed loan exceeds \$5000, an additional fee of \$1 for each \$1000 or fraction thereof above \$5000 will be collected from the loan proceeds.

*Non-resident applicants.* If the applicant does not reside within the Third Farm Credit District a fee of \$7.50 in addition to the regular appraisal fee will be charged to cover the cost of securing a separate appraisal report from the district of his residence.

*Reappraisal fee.* If a reappraisal is required because of delay for which the Bank is not responsible, or is made at the applicant's request, the regular appraisal fee will be charged for the reappraisal.

*Return of fee.* If the application is withdrawn or cancelled before appraisal by the Bank, the appraisal fee will be refunded to the applicant. If the application is withdrawn or cancelled after appraisal by the Bank, the appraisal fee will not be refunded to the applicant.

*Loans on naval stores farms.* The regular appraisal fee will apply to this type of application. If preliminary appraisal and review are made, none of the fee will be refunded. If it is determined by the Bank and the applicant, after preliminary appraisal and contact with the applicant, that the application is to be handled to a definite conclusion, a fee of 8¢ per acre for timber cruise will be charged, to be paid prior to the making of the cruise. If the cost of the cruise exceeds 8¢ per acre, the applicant will be charged the difference between this cost and the timber cruise fee previously collected. If the cost of the cruise is less than the timber cruise fee previously collected, the difference will be refunded to the applicant.

§ 23.2 *Loan closing fees (direct loans).* The following loan closing fees shall be payable when a direct loan is closed:

Amount of loan:	Fee (percentage of loan)
\$100-\$1,000	1%
\$1,100-\$1,900	½ of 1% plus \$5
\$2,000-\$14,900	¾ of 1%
\$15,000-\$50,000	¾ of 1% plus \$75

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§ 23.3 Title determination fees. No title determination fee will be charged.

§ 23.7 Insurance inspection and appraisal fees. The following fees shall be charged in connection with applications for reduction of insurance requirements:

Type of loan:	Appraisal fee
Land Bank Commissioner loan —	\$10.00
Federal Land Bank loan —	10.00

If no appraisal is made the fee will be refunded.

(Sec. 13 "Ninth," 39 Stat. 372, sec. 26, 48 Stat. 44, sec. 32, 48 Stat. 48, as amended; 12 U.S.C. 781 "Ninth," 723 (e), 1016 (e) and Sup., 6 CFR 19.322, 19.325, 19.326) [Res. Bd. Dir. Mar. 24, 1943]

[SEAL] THE FEDERAL LAND BANK  
OF COLUMBIA,  
By JULIAN H. SCARBOROUGH,  
President.

[F. R. Doc. 43-6190; Filed, May 24, 1943; 10:17 a. m.]

## TITLE 7—AGRICULTURE

## Chapter VII—Agricultural Adjustment Agency

[ACP-1943-8]

## PART 701—AGRICULTURAL CONSERVATION PROGRAM

SUBPART E-1943<sup>1</sup>

Pursuant to the authority vested in the Secretary of Agriculture under sections 7 to 17, inclusive, of the Soil Conservation and Domestic Allotment Act, as amended, and in the War Food Administrator by Executive Order No. 9322 as amended by Executive Order No. 9334, the 1943 Agricultural Conservation Program, as amended, is further amended as follows:

1. Section 701.401 is amended by deleting paragraph (c) and by substituting in lieu thereof the following new paragraph (c):

<sup>1</sup> 7 F.R. 10081, 10127; 8 F.R. 45, 59, 821, 2142, 2143, 2223, 3021, 6011, 6325.

§ 701.401 Allotment, yields, and grazing capacities. \* \* \*

(c) Irish potatoes—(1) Normal yields. For each farm for which an Irish potato goal is determined or upon which more than 2.7 acres of Irish potatoes are planted, a normal yield of Irish potatoes shall be determined. The normal yield shall be the yield determined for the farm for 1942, unless it is determined that the 1942 yield is not representative. For each farm for which the 1942 yield is not representative, and for each farm for which a normal yield was not determined in 1942, a normal yield shall be determined on the basis of the operator's experience in growing potatoes, type of soil, production practices, and the general fertility of the land and should be comparable to yields for other farms which are similar with respect to these factors. The weighted average of the normal yields for farms for which 1942 yields are not used shall not exceed the county yield established by the Secretary for Irish potato farms.

2. Section 701.402 is amended to read as follows:

§ 701.402 War crop goals and production goals—(a) War crops. In any area war crops shall be the crops and land uses designated by the Agricultural Adjustment Agency for which the 1943 goal is substantially greater than the production which would otherwise be expected under war conditions.

(b) National and State goals. National and State war crop goals will be determined by the Secretary for soybeans, peanuts, flax for seed or fiber, castor beans, Irish potatoes, sweet potatoes, dry edible beans, dry peas (excluding wrinkled varieties except those grown for seed under contract), American-Egyptian cotton, hemp for seed or fiber, and grain sorghums.

(c) County goals. County war crop goals shall be determined by the State Committee by distributing the State goals among counties in the State in accordance with the instructions issued by the Agricultural Adjustment Agency, on the basis of the adaptability of the soil, availability of cropland, equipment, labor, and the acreage and production of each war crop in the county during recent years and other related factors. The sum of the county goals for any crop shall not be less than the corresponding State goal.

(d) Farm goals. Farm war crop goals and production goals shall be determined by the county committee with the assistance of local committees in accordance with instructions issued by the Agricultural Adjustment Agency on the basis of adaptability of soil, availability of cropland, equipment, labor, and the acreage and production of each crop on the farm during recent years, and other related factors. The sum of the farm goals for each crop for which national, State, and county goals are determined, shall not be less than the corresponding county goal. In addition to the crops for which national, State, and county war crop goals are determined, farm war crop goals may be determined for any

designated war crop produced in any State for which no State goal is determined provided that the sum of the farm war crop goals is not less than an appropriate limit determined by the Agricultural Adjustment Agency.

If farm goals for hay and pasture crops or farm goals for vegetable crops for processing are determined, the farm goals for hay and pasture crops should, where practicable, be large enough to afford adequate forage for the livestock enterprise planned for the farm, and the farm goals for vegetable crops for processing should be large enough to fully utilize the processing facilities available to the farmers in the locality.

Also farm production goals may be determined for commercial truck crops grown for fresh consumption. The truck crop goal shall include the acreage of carrots, snap beans, lima beans, table beets, tomatoes, cabbage, onions, green peas, and the acreage upon which two or more other vegetable crops (excluding watermelons, cantaloupes, and cucumbers) are grown in succession between February 1, 1943, and September 1, 1943.

3. Section 701.403 (a) is amended by deleting subparagraph (3) thereof and by renumbering subparagraphs (4), (5), and (6) as subparagraphs (3), (4), and (5), respectively.

4. Sections 701.404, 701.405, 701.406, 701.407, 701.408, 701.409, 701.410, 701.411, 701.412, 701.413, 701.414, and 701.415 are renumbered as §§ 701.405, 701.406, 701.407, 701.408, 701.409, 701.410, 701.411, 701.412, 701.413, 701.414, 701.415, and 701.416, respectively, and the following new § 701.404 is added:

§ 701.404 Irish potato and truck crop payments—(a) Acreage eligible for payment. Payments for increasing production will be made with respect to Irish potatoes and commercial truck crops for fresh consumption. Payment for each crop will be made on the acreage in excess of 90 percent of the farm crop goal but not to exceed the larger of 1 acre or 20 percent of the farm crop goal. The acreage of each crop will be determined on a planted basis. However, no credit will be given for the acreage of any crop which the county committee determines is not tended in a workmanlike manner. If no farm crop goal is determined for Irish potatoes or commercial truck crops and more than 2.7 acres are planted to the crop, the farm will be considered to have a 3 acre goal for the crop solely for the purpose of determining payments.

Only that acreage of Irish potatoes and truck crops planted between February 1, 1943, and September 1, 1943, will count in meeting the farm Irish potato goal, and truck crop goal, respectively.

(b) Rates of payment. The rates of payment per acre will be as follows:

Irish potatoes: 50 cents per bushel times the normal Irish potato yield for the farm.  
Commercial truck crops: \$50.00.

(c) Multiple cropping. No payment for truck crops will be made if the county committee determines that normal multiple cropping operations with respect to



truck crops have not been carried out on the farm.

5. Section 701.405 (e) (5) Oklahoma (i) and Texas (i) is amended to read as follows:

§ 701.405 *Production practice goals, allowances, practices and rates of payment.* \* \* \*

(e) *Farm production practice allowance.* \* \* \*

(5) *Farms in the Southern Region* \* \* \*

#### OKLAHOMA

(i) The allowance for construction of standard terraces, establishing a permanent pasture, and, in Beaver, Cimarron, Harper, and Texas Counties, contour listing, pit cultivating, or chiseling cropland, shall be the extent of such practices times the approved rates therefor.

#### TEXAS

(i) The allowance for the construction of terraces, and in Armstrong, Dallas, Deaf Smith, Hansford, Hartley, Hutchinson, Lipscomb, Moore, Ochiltree, Oldham, Potter, and Sherman Counties, contour farming intertilled crops; strip cropping not on the contour; border planting of sorghums, broomcorn, Sudan grass, and millet; contour furrowing cropland; and seeding of close-grown sorghums, millets, soybeans, peas, or small grain crops on the contour, shall be the extent of such practices times the approved rates therefor.

6. Section 701.406 (a) (1) is amended to read as follows:

§ 701.406 *Division of payments and deductions—(a) Payments and deductions in connection with crop acreage allotments and Irish potato and truck crop payments.* (1) the net special crop payment or deduction or the payment computed for Irish potatoes or truck crops for any farm shall be divided among the landlords, tenants, and sharecroppers in the same proportion that such persons are determined by the county committee to be entitled, as of the time of harvest, to share in the proceeds (other than a fixed commodity payment) of the crop grown on the farm in 1943, or if the farm comprises two or more separately owned tracts of land, in the proportion which the county committee determines fairly reflects each person's contribution to performance with respect to the crop. This determination shall be made at the time the county committee approves the application for payment; *Provided*, That if any special crop is not grown on the farm in 1943 or the acreage of the special crop is substantially reduced in 1943 because of uncontrollable natural causes, the net payment computed for the crop shall be divided among the landlords, tenants, and sharecroppers in the proportion that the county committee determines such persons would have been entitled to share in the proceeds of the crop if the entire acreage in the acreage allotment for the crop had been planted and harvested in 1943; *Provided further*, That if an Irish potato or truck crop payment is computed for a crop for which the harvested

acreage is less than the planted acreage because of uncontrollable natural causes, such payment shall be divided among the landlords, tenants, and sharecroppers in the proportion that the county committee determines such persons would have been entitled to share in the proceeds of the crop if the entire planted acreage had been harvested in 1943; *Provided further*, That in cases where landlords, tenants, or sharecroppers after planting but prior to harvest, lost their interests in any crop by reason of the acquisition of title to or lease of the farm for use in connection with the national war effort, the net payment (less any compensation for the loss of payment) or the net deduction computed with respect to the crop shall be divided among such persons in the same proportion that the county committee determines that such persons would have been entitled, as of the time of harvest, to share in the proceeds of the crop except for such acquisition of title or lease.

7. Section 701.407, the first sentence thereof, is amended to read as follows:

§ 701.407 *Increase in small payments.* The net payment computed for any person with respect to any farm, excluding Irish potato and truck crop payments, the deductions for excess acreage on other farms, and the miscellaneous deductions, shall be increased as follows:

8. Section 701.408, the first paragraph thereof, is amended to read as follows:

§ 701.408 *Payments limited to \$10,000.* The total of all payments made in connection with the 1943 Agricultural Conservation Program exclusive of Irish potato and truck crop payments to any individual, partnership, or estate with respect to farms, ranching units, and turpentine places located within a single State, territory, or possession, shall not exceed the sum of \$10,000, prior to deduction for association expenses in the county or counties with respect to which the particular payments are made. The total of all payments made in connection with the 1943 Agricultural Conservation Program exclusive of Irish potato and truck crop payments to any person other than an individual, partnership, or estate with respect to farms, ranching units, and turpentine places in the United States (including Alaska, Hawaii, and Puerto Rico) shall not exceed the sum of \$10,000, prior to deduction for association expenses in the county or counties with respect to which the particular payments are made.

9. Section 701.409 is amended to read as follows:

§ 701.409 *Deduction for association expenses.* There shall be deducted pro rata from the payment with respect to any farm, other than Irish potato and truck crop payments, all or such part as the Secretary may prescribe of the estimated administrative expenses incurred or to be incurred by the county agricultural conservation association in the county in which the farm is located.

10. Section 701.410, the last paragraph thereof is amended to read as follows:

§ 701.410 *Conservation materials.* \* \* \*

Notwithstanding any other provisions of this bulletin, in areas designated by the Agricultural Adjustment Agency and in accordance with its instructions, conservation materials or services furnished may be in lieu of the entire payment for the farm. Conservation materials so furnished shall be limited to farms with respect to which the only payment which may be earned is for carrying out production practices; or the producer foregoes any production adjustment payment and Irish potato and truck crop payments; or the maximum payment for the farm is \$50.00 or less.

11. Section 701.411 (a) (5), (6), (7), (8), and (9), is amended to read as follows:

§ 701.411 *General provisions relating to payments—(a) Payment restricted to effectuation of purposes of the program.* \* \* \*

(5) A person complies with the provisions of the program on a farm or farms operated by him as an individual, but causes or fails to prevent the substantial off-setting of such performance by the farming operations of a partnership, association, estate, corporation, trust, or other business enterprise in which he has a financial interest and the policies of which he is in a position to control.

*Amount.* The amount of the net deductions computed for the business enterprise, not to exceed his share of the production adjustment payment for the farm operated by him as an individual.

(6) A partnership, association, estate, corporation, trust or other business enterprise carries on its operations so as to qualify for payment, but one of the persons who is interested in and in a position to control the operations or policies of the business enterprise, substantially offsets such performance by his individual operations.

*Amount.* The portion of the production adjustment payment for the business enterprise which the State committee finds or estimates is commensurate with the person's interest in the enterprise.

(7) A person operates farms in two or more States and substantially offsets his performance in one State by over-planting his farm in another State.

*Amount.* The net amount of the deduction which would be made from the person's production adjustment payment for the over-planting if the farms were in the same State.

(8) A person rents land for cash, standing, or fixed rent to another person who he knows or has good reason to believe will offset such person's performance by substantially overplanting the acreage allotment for the farm which includes such rented land.

*Amount.* The net amount of the deduction which would be computed if the person were entitled to receive all the crops planted on the land so rented, not to exceed his share of the production adjustment payment for the farms operated by him.

(9) A person participates in the planting, production, or harvesting of a crop on a farm other than a farm in which he



admits having an interest. (A person shall be considered to be participating in the planting, production, or harvesting of a crop if the committee finds that he furnished labor, machinery, work-stock, or financial assistance for the planting, production, or harvesting of such crop and that he has a financial interest in such crop.)

*Amount.* The proportion of the net amount of the deduction which would be computed for the farm which the committee determines was such person's interest in the crops planted, produced, or harvested, not to exceed his share of the production adjustment payment for the farm in which he admits having an interest.

12. Section 701.411 (d), the first sentence thereof is amended to read as follows:

(d) *Assignments.* Any person who may be entitled to any payment in connection with the 1943 program may assign his payment in whole or in part, exclusive of Irish potato and truck crop payments, as security for cash loaned or advances made for the purpose of financing the making of a crop in 1943.

13. Section 701.416 (a) is amended to read as follows:

§ 701.416 *Authority, availability of funds, and applicability*—(a) *Authority.* This program is approved pursuant to the authority vested in the Secretary of Agriculture under sections 7 to 17, inclusive, of the Soil Conservation and Domestic Allotment Act (49 Stat. 1148, 16 U.S.C. 590g to 590q), as amended, and section 32, Public No. 320, 74th Congress (49 Stat. 774, 7 U.S.C. 612c), as amended (53 Stat. 975, 49 Stat. 1151, and 52 Stat. 38). In connection with the effectuation of the purposes of section 7 (a) of the Soil Conservation and Domestic Allotment Act, as amended, and section 32 of Public No. 320, 74th Congress, the payment provided for herein will be made for participation in the 1943 program.

Done at Washington, D. C. this 20th day of May 1943. Witness my hand and the seal of the Department of Agriculture.

[SEAL]

CHESTER C. DAVIS,  
War Food Administrator.

[F. R. Doc. 43-8085; Filed, May 21, 1943; 11:20 a. m.]

## TITLE 14—CIVIL AVIATION

### Chapter I—Civil Aeronautics Board

[Amdt. 61-8, Civil Air Regulations]

#### PART 61—SCHEDULED AIR CARRIER RULES OPERATION BETWEEN AIRPORTS ON AUTHORIZED AND UNAUTHORIZED ROUTES

Air carrier operation between an airport on an unauthorized route and an airport on an authorized route.

At a session of the Civil Aeronautics Board held at its office in Washington, D. C., on the 10th day of May 1943.

Effective June 1, 1943, Part 61 of the Civil Air Regulations is amended as follows:

1. By amending § 61.20 to read as follows:

§ 61.20 *Route operation.* No air carrier shall operate aircraft in scheduled air transportation over any route or part thereof until rated competent to operate thereover in its air carrier operating certificate except as provided by § 61.200.

2. By adding a new § 61.200 to read as follows:

§ 61.200 *Off-route operation.* An air carrier may operate aircraft in scheduled air transportation from any alternate airport where such procedure is not specifically forbidden by the Administrator via a route not included in its air carrier operating certificate to a scheduled stop on its regular route, and in making such flight need not comply with those requirements of the Civil Air Regulations pertaining to (1) pilot route competency, (2) adherence to lighted airways, and (3) the provisions relating to radio range courses if the flight can be conducted under contact flight rules. No such flight shall be made, except along a civil airway, unless the aircraft is equipped with a fully functioning automatic radio direction finder. When a flight is made over an unauthorized route the air carrier shall make a written report to the Administrator within seven days after the completion of such flight setting forth full details with respect to such flight.

(52 Stat. 984, 1007; 49 U.S.C. 425, 551)

By the Civil Aeronautics Board.

[SEAL]

FRED A. TOOMBS,  
Secretary.

[F. R. Doc. 43-8144; Filed, May 22, 1943; 11:56 a. m.]

[Amdt. 61-9, Civil Air Regulations]

#### PART 61—SCHEDULED AIR CARRIER RULES CLEARANCE OF FLIGHTS

At a session of the Civil Aeronautics Board held at its office in Washington, D. C., on the 10th day of May 1943.

Effective June 1, 1943, § 61.7110 of the Civil Air Regulations is amended to read as follows:

§ 61.7110 *Clearance of flights*—(a) *On alternate routes.* Clearance of flights on alternate routes shall not be permitted unless such route or routes have been approved and listed in the air carrier operating certificate and conditions on the regular route are such that the flight would otherwise be canceled or delayed, or when for the purpose of keeping pilots qualified over such routes. When flights are cleared over alternate routes due to conditions on the regular route being such that flight is considered inadvisable, the weather conditions on the alternate route shall be equal to or better than those listed in the air carrier operating certificate for the particular alternate route.

(b) *From alternate airports.* Clearance of flights from an alternate airport over an unauthorized route to an airport on an authorized route shall not be permitted unless the flights can be made in

accordance with the provisions of § 61.200.

(52 Stat. 984, 1007; 49 U.S.C. 425, 551)

By the Civil Aeronautics Board.

[SEAL]

FRED A. TOOMBS,  
Secretary.

[F. R. Doc. 43-8145; Filed, May 22, 1943; 11:56 a. m.]

## TITLE 16—COMMERCIAL PRACTICES

### Chapter I—Federal Trade Commission

[Docket No. 3645]

#### PART 3—DIGEST OF CEASE AND DESIST ORDERS

BRISTOL-MYERS COMPANY

§ 3.6 (t) *Advertising falsely or misleadingly—Qualities or properties of product or service:* § 3.6 (x) *Advertising falsely or misleadingly—Results.* In connection with offer, etc., of respondent's "Sal Hepatica" or any other similar preparation, and among other things, as in order set forth, disseminating, etc., any advertisements by means of the United States mails, or in commerce, or by any means, to induce, etc., directly or indirectly, purchase in commerce, etc., of respondent's said preparation, which advertisements represent, directly or by implication, that said preparation (1) will correct systemic (as distinguished from gastric) acidity, or restore the alkaline reserve of the body; (2) constitutes a cure or an effective treatment for colds, or will exercise any direct or specific curative effect upon the etiological factors of a cold other than such benefit as may result from the relief of constipation if constipation accompanies the cold; (3) is a cure or an effective treatment for rheumatism, arthritis, or neuritis; or (4) will help regulate the balance of body fluids; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) [Cease and desist order, Bristol-Myers Co., Docket 3645, May 7, 1943]

§ 3.6 (t) *Advertising falsely or misleadingly—Qualities or properties of product or service:* § 3.6 (x) *Advertising falsely or misleadingly—Results.* In connection with offer, etc., of respondent's "Sal Hepatica" or any other similar preparation, and among other things, as in order set forth, disseminating, etc., any advertisements by means of the United States mails, or in commerce, or by any means, to induce, etc., directly or indirectly, purchase in commerce, etc., of respondent's said preparation, which advertisements represent, directly or by implication, that said preparation (1) will free the intestinal tract of poisons or toxins; (2) is an effective treatment for upset stomach, or furnishes any relief for such condition in excess of its value in reducing gastric acidity; or (3) is a cure or an effective treatment for indigestion; prohibited, subject to the provision, however, as respects said first prohibition, that it shall not prevent respondent from representing that said preparation is a competent laxative



which will evacuate the lower intestinal tract, and to the provision, as respects said last prohibition, that it shall not prevent respondent from representing that said preparation is of value in the temporary relief of discomforts which arise from occasional dietary indiscretions. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) [Cease and desist order, Bristol-Myers Co., Docket 3645, May 7, 1943]

§ 3.6 (t) *Advertising falsely or misleadingly—Qualities or properties of product or service:* § 3.6 (x) *Advertising falsely or misleadingly—Results:* In connection with offer, etc., of respondent's "Sal Hepatica" or any other similar preparation, and among other things, as in order set forth, disseminating, etc., any advertisements by means of the United States mails, or in commerce, or by any means, to induce, etc., directly or indirectly, purchase in commerce, etc., of respondent's said preparation, which advertisements represent, directly or by implication, that said preparation (1) is an effective treatment for unnatural fatigue; (2) is a cure or an effective treatment for nervousness; (3) is an effective treatment for headaches, except in those cases where such condition is caused by the failure of a proper evacuation of the lower intestinal tract; or (4) will enable one to stay clear-headed, alert, or one's normal, healthy self; or is of any therapeutic value in the promotion of such conditions, except in those cases where the absence of such conditions is due to the failure of a proper evacuation of the lower intestinal tract; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) [Cease and desist order, Bristol-Myers Co., Docket 3645, May 7, 1943]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 7th day of May, A. D. 1943.

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission as amended, the answer of the respondent, and a stipulation as to the facts entered into between the respondent herein and Richard P. Whiteley, Assistant Chief Counsel for the Commission, which provides, among other things, that without further evidence or other intervening procedure the Commission may issue and serve upon the respondent herein findings as to the facts and conclusion based thereon, and an order disposing of the proceeding; and the Commission having made its findings as to the facts and its conclusion that respondent has violated the provisions of the Federal Trade Commission Act:

It is ordered, That the respondent, Bristol-Myers Company, a corporation, and its officers, agents, representatives and employees, directly or through any corporate or other device, in connection with the offering for sale, sale or distribution of its medicinal preparation designated "Sal Hepatica," or any other preparation of substantially similar composition or possessing substantially similar properties, whether sold under the

same name or under any other name, do forthwith cease and desist from directly or indirectly:

1. Disseminating or causing to be disseminated any advertisement by means of the United States mails, or by any means in commerce, as "commerce" is defined in the Federal Trade Commission Act, which advertisement represents, directly or by implication,

(a) That said preparation will correct systemic (as distinguished from gastric) acidity, or restore the alkaline reserve of the body;

(b) That said preparation constitutes a cure or an effective treatment for colds, or that it will exercise any direct or specific curative effect upon the etiological factors of a cold other than such benefit as may result from the relief of constipation if constipation accompanies the cold;

(c) That said preparation is a cure or an effective treatment for rheumatism, arthritis, or neuritis;

(d) That said preparation will help regulate the balance of body fluids;

(e) That said preparation will free the intestinal tract of poisons or toxins (this prohibition, however, shall not prevent respondent from representing that said preparation is a competent laxative which will evacuate the lower intestinal tract);

(f) That said preparation is an effective treatment for upset stomach, or that it furnishes any relief for such condition in excess of its value in reducing gastric acidity;

(g) That said preparation is a cure or an effective treatment for indigestion (this prohibition, however, shall not prevent respondent from representing that said preparation is of value in the temporary relief of discomforts which arise from occasional dietary indiscretions);

(h) That said preparation is an effective treatment for unnatural fatigue;

(i) That said preparation is a cure or an effective treatment for nervousness;

(j) That said preparation is an effective treatment for headaches, except in those cases where such condition is caused by the failure of a proper evacuation of the lower intestinal tract;

(k) That said preparation will enable one to stay clear-headed, alert, or one's normal, healthy self; or that said preparation is of any therapeutic value in the promotion of such conditions, except in those cases where the absence of such conditions is due to the failure of a proper evacuation of the lower intestinal tract.

2. Disseminating or causing to be disseminated any advertisement by any means for the purpose of inducing or which is likely to induce, directly or indirectly, the purchase in commerce, as "commerce" is defined in the Federal Trade Commission Act, of respondent's preparation, which advertisement contains any representation prohibited in paragraph 1 hereof.

It is further ordered, That the respondent shall, within sixty (60) days after the service upon it of this order, file with the Commission a report in writing, setting forth in detail the manner and

form in which it has complied with this order.

By the Commission.

[SEAL]

OTIS B. JOHNSON,  
Secretary.

[F. R. Doc. 43-8143; Filed, May 22, 1943; 11:43 a. m.]

## TITLE 17—COMMODITY AND SECURITIES EXCHANGES

### Chapter II—Securities and Exchange Commission

#### PART 210—REGULATION S-X UNDER SECURITIES ACT OF 1933, SECURITIES EXCHANGE ACT OF 1934, AND INVESTMENT COMPANY ACT OF 1940

##### QUALIFICATIONS OF ACCOUNTANTS

The Securities and Exchange Commission, acting pursuant to authority conferred upon it by the Securities Act of 1933, particularly sections 7 and 19 (a) thereof, the Securities Exchange Act of 1934, particularly sections 12, 13 15 (d) and 23 (a) thereof, and the Investment Company Act of 1940, particularly sections 8, 30 and 38 (a) thereof, and deeming such action necessary and appropriate in the public interest and for the protection of investors and necessary for the execution of the functions vested in it by the said Acts, hereby amends Part 210 [Regulation S-X] as follows:

I. Paragraph (b) of § 210.2-01 [Rule 2-01] is amended by inserting the words "For example" at the beginning of the second sentence. As amended, paragraph (b) reads:

§ 210.2-01 *Qualifications of accountants.* \* \* \*

(b) The Commission will not recognize any certified public accountant or public accountant as independent who is not in fact independent. For example, an accountant will not be considered independent with respect to any person in whom he has any substantial interest, direct or indirect, or with whom he is, or was during the period of report, connected as a promoter, underwriter, voting trustee, director, officer, or employee.

II. Paragraph (c) of § 210.2-01 [Rule 2-01] is amended to read as follows:

§ 210.2-01 *Qualifications of accountants.* \* \* \*

(c) In determining whether an accountant is in fact independent with respect to a particular registrant, the Commission will give appropriate consideration to all relevant circumstances including evidence bearing on all relationships between the accountant and that registrant, and will not confine itself to the relationships existing in connection with the filing of reports with the Commission.

Effective May 24, 1943.

By the Commission.

[SEAL]

ORVAL L. DUBOIS,  
Secretary.

[F. R. Doc. 43-8191; Filed, May 24, 1943; 10:17 a. m.]



## TITLE 20—EMPLOYEES' BENEFITS

## Chapter I—United States Employees' Compensation Commission

Subchapter F—Regulations Governing the Administration of Title I and Title II of the Act of December 2, 1942, Providing Compensation for Injury, Disability, Death, or Enemy Detention of Employees of Contractors With the United States, and for Other Purposes

## PART 62—REIMBURSEMENT OF EMPLOYERS, INSURANCE CARRIERS, OR COMPENSATION FUNDS

- Sec.  
62.1 General reimbursement provisions.  
62.2 Claim for reimbursement.  
62.3 Approval of claims.  
62.4 Examination of records of claimants.  
62.5 Reimbursement of claims expense.  
62.6 Claims for reimbursement of claims expense.  
62.7 Same; approval of claims.  
62.8 Direct payment of benefits.

AUTHORITY: §§ 62.1 to 62.8, inclusive, issued under sec. 106, 56 Stat. 1033; 42 U.S.C. 1706. Additional statutory authority appears in parentheses at the end of the specific sections affected.

§ 62.1 *General reimbursement provisions.* (a) Where any employer or his insurance carrier or compensation fund pays or is required to pay benefits:

(1) To any person or fund on account of injury or death of any person coming within the purview of Title I of Public Law No. 784, 77th Congress, entitled "An Act to provide benefits for the injury, disability, death, or enemy detention of employees of contractors with the United States, and for other purposes," approved December 2, 1942, or of Public Law No. 208, 77th Congress, extending the Longshoremen's and Harbor Workers' Compensation Act to certain persons employed at military, air, and naval bases, and upon Federal public works, outside the continental United States, approved August 16, 1941, as amended, if such injury or death arose from a war-risk hazard (as defined in section 201 (b), Title II of such Public Law No. 784), which are payable under any workmen's compensation law of the United States or of any State, Territory, or possession of the United States, or other jurisdiction; or

(2) To any person by reason of any agreement outstanding on the date of enactment of such Public Law No. 784 (such date being December 2, 1942) made in accordance with a contract between the United States and any contractor therewith (including any subcontractor or subordinate contractor with respect to the contract of such contractor), (i) to pay benefits with respect to the death of any employee of such contractor occurring under circumstances not entitling such person to benefits under any workmen's compensation law, or (ii) to pay benefits with respect to the failure of the United States or its contractor to furnish transportation, upon the completion of the employment of any employee of such contractor, to his home or to the place where he was employed; or

(3) To any person by reason of an agreement approved or authorized by the United States under which a contractor with the United States has

agreed to pay workmen's compensation benefits or benefits in the nature of workmen's compensation benefits to an injured employee or his dependents on account of detention by the enemy or on account of injury or death arising from a war-risk hazard;

such employer, carrier, or fund shall be entitled to be reimbursed for all benefits so paid or payable, including funeral and burial expenses, medical, hospital, or other similar costs for treatment and care; and reasonable and necessary claims expense in connection therewith.

(b) No reimbursement shall be made in any case in which the Commission finds that the benefits paid or payable were on account of injury, detention, or death which arose from a war-risk hazard for which a premium (which included an additional charge or loading for such hazard) was charged; or where an insurance carrier has been compensated by its premium charge for the risk which it has assumed; or where the claimant has been reimbursed, paid, or compensated for the loss for which reimbursement is claimed.

(c) Reimbursement under this section, with respect to benefits, shall be made only of amounts which will discharge such liability or obligation as arises under applicable workmen's compensation law or pursuant to the terms of the applicable contract.

§ 62.2 *Claims for reimbursement.*

(a) Claims for reimbursement of benefits and expense shall be made upon a form which the Commission has prescribed, shall be signed and sworn to by the person, firm, or corporation entitled to reimbursement or the duly authorized representative of such person, firm, or corporation, and shall be filed with the Commission at its principal office located at 285 Madison Avenue, New York, N. Y. Where the claimant is a corporation, or an agency authorized by the law of a State or other political jurisdiction, such corporation or agency shall advise the Commission of the name and designation of its officer or officers authorized to execute such claims.

(b) Such claims shall contain a schedule showing the names and addresses of the persons to whom or on whose account benefits, payments, or expenses have been paid. In such schedule with respect to such persons there shall be stated the nature of the payment made; that is, whether for workmen's compensation benefits paid under any applicable law or for benefits under such agreements as are referred to in § 62.1. In the cases of such persons as are named in such schedule, the purpose of such payments shall be stated; that is, whether for compensation or benefits for disability or death, for medical, hospital or other similar costs for treatment and care, for funeral and burial expenses, for failure of the United States or the contractor to furnish transportation, for detention of an employee by the enemy, or for such other purpose within the purview of § 62.1. Expenses classed as reasonable and necessary claims expense in con-

nection with the handling of such cases may be included in such claim, as provided for by § 62.5. With respect to each case listed in such schedule, where injury or death is involved, the cause thereof shall be stated; if payment is on account of detention or failure to furnish such transportation, the facts in relation thereto shall be stated.

(c) All payments as listed in such schedule shall be itemized, with identity of the payee shown. If necessary in specific cases listed in such schedule, where payments have been made to numerous payees, a supplementary sheet, properly identified, as an exhibit to the case or cases, may be used to show items and payees. Each item in excess of \$10, with respect to which reimbursement is claimed in any claim shall be supported by a sufficient receipt signed by the payee showing that the amount claimed has been paid and the date thereof and the purpose of payment. Where a payee fails or refuses to furnish such receipt upon request therefor, in lieu of such receipt the Commission may accept the certificate of the person claiming reimbursement that the item has been paid as claimed (such certificate identifying the payee and service rendered or benefit paid) and that receipt has been requested, but that the payee has failed or refused to furnish same, and that a cancelled check covering the payment is in the claimant's possession. The Commission may also accept such certificate where for other satisfactory reason such receipt can not be obtained; or the Commission may accept other satisfactory evidence of payment. The Commission reserves the right, when satisfactory receipts have not been furnished, to examine the vouchers, cancelled checks, and other evidence of payment in the possession of the claimant. All supplementary sheets, as above referred to, receipts for items paid, and certificates in lieu of receipts, or other evidence, shall be marked with the case number appearing in the schedule (as provided in paragraph (d) hereof), the case name, as listed in such schedule, and identified as exhibits to the respective cases and lettered alphabetically with respect to each case.

(d) Where claim for reimbursement includes more than one case, the schedule attached thereto (referred to in paragraph (b)) shall be arranged alphabetically and cases shall be numbered consecutively in the schedule. Each separate claim of an employer, insurance carrier, or compensation fund shall be numbered consecutively for prompt identification. Claimants shall make and retain a copy of the claim and accompanying schedule.

(e) In the schedule provided for in paragraph (b) there shall be set forth, in relation to each case as listed, a reference to the workmen's compensation law or agreement under which payment was made, sufficiently identifying the applicable law and section thereof pertaining to the separate amounts listed for reimbursement. Where payment was made pursuant to an award or settlement agreement under such applicable law, a copy of the award or agreement shall be attached as an exhibit to the



case. Where continued payments have been made under an award or agreement, copy of which has been furnished by the claimant in connection with a prior claim, further copy thereof need not be furnished in connection with a later claim for reimbursement involving the same case. Sufficient reference thereto should be given to facilitate identification. Where an award or agreement has been modified, evidence of such modification should be submitted in applicable cases. Copies of awards under any law administered by the Commission need not be attached, but reference thereto may be made in the schedule or in a separate sheet marked as a case exhibit. In all cases where an insurance carrier is a claimant, it shall attach as a case exhibit a copy of the insurance contract under which its liability or obligation has accrued. Where payment was made pursuant to a contract or agreement between the United States and the contractor, a copy of such contract, or a sufficient excerpt therefrom or information sufficient to enable the Commission to obtain a copy or excerpt thereof, including a copy of the applicable insurance contract issued thereunder, if any, shall be furnished as a case exhibit to the case or cases to which it applies. Such contract or excerpt should be supplemented by an explanatory statement of the claimant, or by other supporting papers, if the liability of the claimant for the payment with respect to which reimbursement is claimed is not otherwise clearly apparent. Where liability of an employer, insurance carrier or compensation fund has accrued in more than one case, copies of insurance contracts, awards or settlement agreements, or other agreements or contracts (or excerpts) relied upon as basis for reimbursement need be furnished to the Commission only once as a case exhibit; thereafter, in other cases in the same reimbursement claim, or in future reimbursement claims, reference thereto may be made sufficiently identifying the case name, number upon claim schedule, and number and date of the claim (if the exhibit accompanied an earlier claim).

(f) Claims for reimbursement shall be filed quarterly; that is, as of the first of January, April, July, and October, unless otherwise authorized by the Commission. (Sec. 104, 56 Stat. 1031; 42 U.S.C. 1704)

§ 62.3 *Approval of claims.* (a) If upon examination and audit of a claim under this Part the Commission finds that insufficient or inadequate information or proof has been supplied with the claim, further information or proof shall be submitted as required by the Commission, and failure to supply available information and proof, upon request, may result in disallowance of items not adequately supported as justly reimbursable.

(b) No item shall be approved for reimbursement with respect to which there has been failure by the claimant to justify such item as a liability or obligation of such claimant arising under the provisions of applicable workmen's compensation law or under the provisions of an agreement or contract relied upon as

basis for such liability. Claims for reimbursement for funeral and burial expenses, medical, hospital, or other similar costs for treatment and care, or other necessary expenses, shall be approved only to the extent that they have been shown to be reasonable, and unreasonable or excessive items shall be reduced accordingly for purpose of such reimbursement. The Commission will not withhold payment of any part of a claim approved, because of denial of any part of such claim. The Commission will regard awards, decisions, and approved settlement agreements of workmen's compensation jurisdictions, which have become final in the cases to which they pertain, as establishing, prima facie, the right of the beneficiary named therein to the payment awarded or provided for.

(c) The claimant shall be advised of the action taken upon the claim filed and the amount approved for reimbursement. Where the claim has been denied in whole or in part, or where reimbursement as to any item has been reduced from the amount claimed, the claimant shall be advised thereof together with the reasons for the action taken. Claimants within the United States shall be allowed sixty days, and claimants outside the United States six months, unless unusual circumstances in either case are found to require a longer time, from date of the Commission's action, within which to file objections to the disallowance of any claim or part thereof, or reduction in any item of a claim. Such objections properly filed will be considered by the Commission. After such period of time, objections shall not be considered, unless the Commission for reasonable cause shown shall consider such objections.

(d) A part or an item of a claim may be disapproved if the Commission should find that the claimant or those whom he represented or those who represent him by contract or otherwise (1) failed to contest, reasonably questionable liability; or (2) failed to take advantage of set-off against the claim of any person whose case is referred to in such schedule; or (3) failed to take advantage of any right accruing by assignment, subrogation or otherwise (except as against the United States, directly or indirectly, its employees, or members of its armed forces) because of the liability of a third party, unless the financial condition of such third party or facts and circumstances in respect of such liability justified such failure; or (4) failed to take reasonable measures to reduce or terminate his liability by appropriate available procedures under workmen's compensation law or otherwise; or (5) failed to make reasonable and adequate investigation or inquiry as to the right of any person to any benefit or payment, or the continuation thereof. In considering whether there has been a failure to do any of the foregoing things, the Commission will have regard for and weigh such matters as bona fides, good judgment, unusual circumstances, reasonable cause, or such similar basis for justification as may be relied upon to avoid the effect of any such failure. Claimants will be

held to the same degree of care and prudence in respect of the matters set forth in this paragraph, as under the law any individual or corporation in the protection of its interests or the handling of its affairs would be expected to exercise under similar circumstances.

§ 62.4 *Examination of records of claimant.* (a) Whenever it shall be deemed necessary, the Commission or its representative may request submission of case records or may inspect the records and accounts of a claimant (or any party whom he represents or who represents him, by contract or otherwise) for the purpose of verifying any allegation, fact or payment stated in his claim or papers in support thereof, and such claimant shall furnish such record and permit or authorize any such inspection as the Commission shall require. Such right of inspection shall also relate to records and data used for rate making or premium establishing purposes kept by a claimant or supplied by him to any rate making or similar agency or authority to determine whether any premium or other charge has been made with respect to the reimbursement claimed.

(b) If required by the Commission, a claimant shall furnish copies of drafts, vouchers, releases, or other instruments relating to payments on account of which reimbursement is claimed, by photostat or other means of facsimile reproduction.

§ 62.5 *Reimbursement of claims expense.* (a) Under the provisions of section 104 (a) Title I, of such Public Law No. 784, the Commission is authorized to reimburse an employer, carrier, or compensation fund for reasonable and necessary claims expense in connection with cases within the purview of such section, for which reimbursement is claimed.

(b) In the adjustment of claims expense of employers (other than claims expense arising under insurance policies), reimbursement of reasonable and necessary claims expense will be made on the basis of item reimbursement. Items of such expense which will be recognized by the Commission are only those items which can be directly allocated to claims, when necessary to determine liability. If in the adjustment of such claims expense, allocation thereof to a specific claim is impracticable, reimbursement of such expense or part thereof may be made by the Commission on the basis of agreement with the claimant, or on such other equitable basis as will accomplish reimbursement for reasonable and necessary claims expense.

(c) The adjustment of claims expense arising under insurance policies to which are attached endorsements under the comprehensive insurance rating plan, or similar plan, of the War or Navy Department, or other Department or agency of the United States using the same or similar plan, shall be consistent with the method provided under such plan for determining payment of claims expense. In addition to reimbursement for allocated claims expense, as provided for and defined in such endorsement the Commission may apply the same factor as is contained in such endorsement for determining claims expense, by applying



such factor to the sum of paid losses arising under the policy containing such endorsement, as may be approved for reimbursement by the Commission under the particular claim filed under § 62.2 to which such claims expense relates. In such situations the reimbursement of claims expense shall be upon the basis of such allocated claims expense plus the application of such factor, as provided. If the application of such factor would not result in reimbursement of reasonable and necessary claims expense, the Commission may apply such method of determining such claims expense, or may adjust such expense upon such basis with the claimant, as will result in fair and equitable reimbursement. In cases in which no benefit payments have been made, but claims expense has been necessarily incurred, reimbursement of reasonable and necessary claims expense will be made with respect to proper items thereof as established by the claimant and approved by the Commission, or upon such other equitable basis as may be agreed upon by the Commission and the claimant. The adjustment of claims expense arising under other insurance policies or agreements shall be consistent with the plan or method, if any, provided for therein in the determination of reimbursable claims expense, if the application of such plan or method in relation to the amount of benefit reimbursement results in reimbursement of reasonable and necessary claims expense; otherwise, the manner of determining such reimbursable expense, as provided above with respect to cases in which no benefit payments have been made, shall be applied.

(d) In the adjustment of claims expense the Commission will not in any case consider as a claims expense any distribution of administrative, general office maintenance, rent, insurance, taxes, or other similar general expenses. Except as defined otherwise by an applied endorsement, plan or method, the term "allocated claims expense", when considered as such by the Commission, shall include payments made for reasonable attorneys' fees, court and litigation costs, expenses of witnesses and expert testimony, examinations, autopsies and such other items of expense as can be directly allocated to specific claims, when necessary to determine liability. The term "unallocated claims expense", when considered as such by the Commission, shall mean that expense which can properly and definitely be allocated to claims, where necessary to determine liability, but can not be directly allocated to specific claims.

(e) No employer, insurance carrier or compensation fund shall be entitled to reimbursement under this section for any claims expense where it has been paid such expense, or has been paid for any service which included or contemplated payment of the expense for which reimbursement hereunder is sought, the cost of which has been or will be borne by the United States. Any charge made or paid, contemplating expenses other than allocated or unallocated claims expense shall not be considered as a claims expense within the meaning of this sub-

section. Every claimant applying for reimbursement of claims expense shall in his claim expressly disclaim and waive any right to claim allocated or unallocated claims expense, as defined above or as defined in any such plan or endorsement, or to claim a service or other charge which would include or contemplate the inclusion of such expense, to the extent to which reimbursement thereof is made under his claim, where such right may arise by reason of any agreement or contract with a contractor who has contracted with the United States or with the United States directly, under which the United States ultimately would bear the cost of such expense.

§ 62.6 *Claims for reimbursement of claims expense.* (a) Claims for reimbursement of reasonable and necessary claims expense incurred in connection with the adjustment of claims by an employer, insurance carrier or compensation fund as provided for in section 104 (a) of such Public Law No. 784, and § 62.5 of these regulations, may be included in the claim for reimbursement of benefit payments, shall be signed and sworn to by the person entitled to reimbursement or his duly authorized representative, and shall be filed with the Commission at its principal office located at 285 Madison Avenue, New York, N. Y. Such claim shall contain a schedule of cases with respect to which reimbursement of claims expense is sought.

(b) Except where reimbursement is to be made by the application of a factor under an endorsement applying a comprehensive insurance rating plan, or similar plan, as provided for in § 62.5 of these regulations, in the schedule of cases there shall be listed the items of claims expense for which reimbursement is claimed, sufficiently describing the nature of each such item. Only items of claims expense allowable under § 62.5 will be considered. If necessary in specific cases listed in such schedule (where payments have been made to numerous payees), a supplementary sheet identified as a case exhibit may be used to show items and payees in the particular case. Each item in excess of \$10 with respect to which reimbursement is claimed shall be supported by a sufficient receipt signed by the payee thereof showing that the amount claimed has been paid and the date of payment and nature of the service rendered. The regulations governing the matter of receipts or other evidences of payment applicable to reimbursement of benefit payments, as contained in § 62.2 (c), shall apply with respect to claims expense items.

(c) Where reimbursement for claims expense relates to cases in which payments have been made by an insurance carrier under a policy of insurance to which is attached an endorsement under the comprehensive insurance rating plan, or similar plan, of the War or Navy Department, or other department or agency of the United States using the same or similar plan, or reimbursement is requested under an agreement or contract providing a method for determining reimbursable claims expense, in lieu of listing of items of expense, reference

should be made to the policy of insurance and rating plan endorsement, or other agreement as referred to above, under which benefit payments have been made, and the amount of reimbursement of claims expense for the cases listed in the schedule may be obtained by applying the same factor (as is contained in such rating plan endorsement for determining claims expense or applying such other factor or method of determining reimbursement for such expense) to the sum of all paid losses (benefits paid) as approved by the Commission under the claim filed with it for reimbursement of benefits paid, where such losses have occurred under policies providing a method of determining claims expense. There may also be set forth any allowable items of claims expense not included in such factor.

(d) Claims for reimbursement of claims expense shall be filed quarterly; that is, as of the first of January, April, July, and October, unless otherwise authorized by the Commission. (Sec. 104, 56 Stat. 1031; 42 U.S.C. 1704)

§ 62.7 *Same; approval of claims.* (a) If upon examination and audit of a claim for reimbursement of claims expense the Commission finds that insufficient or inadequate information or proof has been supplied with the claim, further information or proof shall be submitted as required by the Commission, and failure to supply available information and proof, upon request, may result in disallowance of items not adequately supported as justly reimbursable.

(b) No item shall be approved for reimbursement with respect to which there has been failure by the claimant to justify any such item as a reasonable and necessary claims expense, or where the Commission finds that an item of expense was incurred unnecessarily or without reasonable cause. Claims for such reimbursement shall be approved only to the extent that the Commission finds the claim to be reasonable, and unreasonable or excessive items shall be reduced accordingly for the purpose of such reimbursement. The claimant shall be advised of the action taken upon the claim filed and the amount approved for reimbursement. Where a claim has been denied in whole or in part, or where reimbursement as to any item has been reduced from the amount claimed, the claimant shall be advised thereof together with the reasons for the action taken. Claimants within the United States shall be allowed sixty days and claimants outside the United States six months, unless unusual circumstances in either case are found to require a longer time, from the date of the Commission's action, within which to file objections to the disallowance of any claim or part thereof, or reduction in any item of a claim. Such objections, properly filed, will be considered by the Commission. After such period of time objections shall not be considered, unless the Commission for reasonable cause shown shall consider such objections. Where objections are timely filed, review of the claim and action thereon by the



Commission will be made upon the basis of such objections.

(c) The provisions of § 62.4 relating to examination of records of a claimant and submission of records and papers shall apply with respect to claims under this section.

§ 62.8 *Direct payment of benefits.* (a) The Commission may pay benefits, as they accrue, directly to any person entitled thereto under any applicable workmen's compensation law or agreement as referred to in § 62.1 (a), in lieu of reimbursement of an employer, insurance carrier or compensation fund under the provisions of these regulations, under such indemnity agreement as the Commission may provide.

(b) The Commission will not accept a case for direct payment until such time as the right of the person or persons entitled to benefits has been established and it finds the case to be one in which the employer, carrier, or fund would otherwise be entitled to reimbursement for benefits thereafter paid.

(c) The Commission will not accept such cases for direct payment until such time as the rate of compensation or benefit and the period of payment have become relatively fixed and known, unless under the circumstances in a particular case the Commission should determine that the case should be accepted prior thereto. The transfer of any case to the Commission for direct payment may be recommended by an employer, carrier, or fund whenever it believes that such transfer properly may be effected within these regulations. Whenever the Commission determines that under these regulations the transfer of a case for direct payment should be effected, the employer, insurance carrier or compensation fund shall transfer the case to the Commission at its principal office for such purpose, together with the particular case file of such employer, carrier or fund, or such other records or papers as may be necessary to enable the Commission to complete payments in the case; failure to transfer such case when requested may result in denial of further reimbursement. The file in such transferred case shall become part of the official records of the Commission and shall remain in its custody.

(d) Medical and other treatment and care with respect to any disabled person entitled to such treatment, whose case is transferred to the Commission as herein provided, when practicable may be furnished in a manner consistent with the regulations in Part 2, subchapter A of this Chapter, governing the furnishing of medical treatment under such Act of September 7, 1916, as amended. In furnishing such treatment or care the Commission may use any private facilities, or such Government facilities as may be available.

(e) Whenever it shall appear advisable to the Commission, any such case may be referred to any officer or agent identified in § 61.8 of the Commission's regulations (Part 61) for such purpose as the Commission may direct.

(f) Where any person entitled to benefits, whose case has been transferred under these regulations, has the right

to have his claim for workmen's compensation or other benefits, or continuation of benefits, heard before or considered or reviewed by any deputy commissioner, compensation board or agency, or other tribunal, or where the employer, insurance carrier or compensation fund has similar rights with respect to further hearings or adjudicatory processes with respect to a claim or case, the transfer of such case to the Commission shall not affect such rights. Whenever further adjudicatory processes before such deputy commissioner, board or agency, or tribunal are necessary, the Commission will retransfer such case to the employer, carrier, or fund for completion of such processes. The Commission may retransfer any case to an employer, carrier or fund either for the purpose of completion of such adjudicatory processes or for continuation of payments of benefits, whenever the Commission deems such course advisable or necessary; failure to take necessary steps in the further adjudication of a case, either when necessary, when requested by the Commission, or pursuant to notice received by the employer, carrier or fund from a person entitled to benefits, his representative, or any party in interest, or the adjudicating agency concerned, may result in refusal by the Commission to continue the direct payment of benefits in such case and refusal to reimburse such employer, carrier or fund with respect to any future accruing benefits which it may have liability to pay, unless the circumstances justified such failure.

(g) Claims expense incident to the further handling of such a claim, retransferred to an employer, carrier or fund, will be processed by reimbursement under the provisions of these regulations, or, in lieu of such manner of reimbursement, may be paid pursuant to a contract with an insurance carrier as provided for by § 61.22 of these regulations. (Sec. 104, 56 Stat. 1031; 42 U.S.C. 1704)

Regulations issued May 19, 1943.

JEWELL W. SWOFFORD,  
Chairman.

JNO. J. KEEGAN,  
Commissioner.

ALBERT H. LADNER, JR.,  
Commissioner.

[F. R. Doc. 43-8197; Filed, May 24, 1943;  
10:19 a. m.]

## TITLE 24—HOUSING CREDIT

### Chapter IV—Home Owners' Loan Corporation

[Bulletin 200]

#### PART 404—APPRAISAL SECTION

Part 404 is amended in its entirety to read as follows:

Sec.	Authority.
404.00	Regional appraisers.
404.01	Schedule of fees.
404.01-1	Payment of appraisal expense by applicant.
404.01-3	Limitations on fees.
404.02	Appraisal assignments.
404.02-3	Fee appraisal assignments.

Sec.	
404.02-6	Reconditioning or repair appraisals.
404.02-7	Insurance loss appraisals.
404.02-8	Partial release and similar appraisals.
404.02-9	Pre-foreclosure appraisal.
404.02-10	Brokers as appraisers.
404.02-15	Tax and assessment appraisals.
404.02-17	Miscellaneous appraisals.

AUTHORITY: §§ 404.00 to 404.02-17, inclusive, issued under section 4 (a), 4 (k), 48 Stat. 129, 132, as amended by section 13, 48 Stat. 647; 12 U.S.C. 1463 (a), (k), E.O. 9070, 7 F.R. 1529).

§ 404.00 *Authority.* The Appraisal Section shall be responsible for all appraisal and valuation services required by the Corporation and shall function under the general direction and supervision of the General Manager and under the immediate direction and supervision of the Chief Appraiser.

The Chief Appraiser shall have all necessary authority to carry out the rules and regulations of the Corporation relating to matters within the jurisdiction of the Appraisal Section and shall establish minimum qualification standards for all salaried, W. A. E., or Fee Appraisers performing appraisal services for the Corporation. The employment of all salaried technical personnel shall have the concurring approval of the Chief Appraiser.

§ 404.00-1 *Regional appraisers.* Regional Appraisers shall be under the administrative control of Regional Managers; and shall be responsible for the proper performance of all appraisal activities within the Region in accordance with the regulations of the Corporation. Questions involving appraisal practice and procedure shall be submitted to the Chief Appraiser for decision.

§ 404.01 *Schedule of fees.* A general schedule of appraisal fees shall be established by the Chief Appraiser, with the concurring approval of the General Manager.

When, in the Regional Appraiser's opinion, the established schedule of fees is inadequate compensation in any case, recommendation of a higher fee accompanied by a statement of the specific conditions involved may be submitted to the Chief Appraiser, who, if he concurs, may approve the same. Fees less than the scheduled rates may be applied at the Regional Appraiser's discretion when he determines that they are adequate compensation for the reports rendered.

§ 404.01-1 *Payment of appraisal expense by applicant.* Where appraisal services are rendered primarily for the applicant's benefit in condemnation, partial release, insurance loss, and other similar cases, assignments, where practicable, shall be made on a fee basis and the expenses paid by or charged to the applicant. If a qualified fee appraiser is not available, the assignment may be made to a salaried appraiser and all costs charged to the Corporation.

§ 404.01-3 *Limitations on fees.* Fee appraisal assignments to one appraiser shall not exceed \$500 in any one calendar month, exclusive of expert witness fees, compensation received from legal pro-



ceedings, or other special services performed for other departments. The Chief Appraiser, where circumstances justify, may temporarily remove the limitation of \$500 upon the recommendation of the Regional Appraiser, with approval of the Regional Manager.

**§ 404.02 Appraisal assignments.** Regional Managers shall have authority to order appraisal reports on any property which is owned or held as collateral by the Corporation, or where the interests of the Corporation require.

**§ 404.02-3 Fee appraisal assignments.** Fee appraisal assignments of any classification shall be issued in accordance with approved procedure upon Form 600, originated and distributed by the Regional Appraisal Section.

**§ 404.02-6 Reconditioning or repair appraisals.** When the Regional Manager requests an appraisal in connection with a requested or proposed advance for reconditioning of any nature under the provisions of Part 402, the Regional Appraiser shall procure a fee or salaried appraisal on Form 611 or 618 according to prescribed procedure. The Reconditioning Section's cost estimates and plans and specifications, in appropriate instances, shall accompany the Form 600, Appraisal Service Assignment.

**Values reported.** Completed appraisal reports shall reflect present fair market values and rental estimates "As is" and "As reconditioned", and shall disclose any degree of non-conformity or overimprovement which may appear to result from contemplated changes in subject property structures.

**§ 404.02-7 Insurance loss appraisals.** In connection with insurance loss settlements, the Regional Appraiser shall, upon submission of the docket, examine appraisal and reconditioning data in cases where insured loss exceeds \$1000 or is more than 25% of the subject building's appraised value prior to loss, and render a report to the Insurance Section. If he considers that the information in the file is inadequate, a fee or salaried appraisal shall be procured on Form 611.

**§ 404.02-8 Partial release and similar appraisals.** In cases involving partial release, waiver of restrictions or easements, subordination agreement, division of security and indebtedness, substitution of security, condemnation, demolition, or other similar matters, the Regional Appraiser shall procure fee or salaried appraisals on Form 611, or in his discretion, may substitute Form 608 when it will best serve the interest of the Corporation.

**§ 404.02-9 Pre-foreclosure appraisal.** Regional appraisers shall procure a fee or salaried appraisal for pre-foreclosure purposes upon either Form 608 or Form 611. The appraisal report shall disclose the estimated present fair market value and be prepared in compliance with statutory requirements to show value incident to the foreclosure process.

**§ 404.02-10 Brokers as appraisers.** Fee property appraisers who are contract sales or management brokers are ineligible

to receive assignments for property management appraisals. Appraisal reports may be submitted by approved property appraisers who also operate as approved sales brokers, provided the valuation certificate contains a statement declaring the appraiser's identity as an approved sales broker and any present or prospective personal interest in the subject property. Appraisal reports received with certifications indicating personal interest shall, at the Regional Appraiser's discretion, be field-inspected by salaried staff appraisers to insure technical sufficiency and protection of Corporation interests. The results of the reviews shall be recorded upon Form 608 or Form 618.

**§ 404.02-15 Tax and assessment appraisals.** When valuation for tax or assessment purposes is requested, Regional Appraisers shall procure appraisal reports on suitable forms from fee or salaried appraisers who shall be guided by local methods employed in valuating property for tax rolls. The recommended valuation need not be computed by or premised upon the identical technical analysis used by the Appraisal Section in establishing present fair market value for other purposes.

**§ 404.02-17 Miscellaneous appraisals.** Whenever in any case an appraisal is requested for the protection or advancement of the Corporation's interest or to supply an expert witness, the Appraisal Section, under prescribed authority and procedure, may order an appraisal by a salaried appraiser, fee property appraiser or a recognized authority on real estate values. All such services performed by other than salaried personnel shall be paid for on a fee basis.

Effective May 20, 1943.

[SEAL] J. FRANCIS MOORE,  
Secretary.

[F. R. Doc. 43-8089; Filed, May 21, 1943;  
2:54 p. m.]

## TITLE 29—LABOR

### Subtitle A—Office of the Secretary of Labor.

#### PART 4—DETERMINATIONS RELATING TO OVERTIME, SUNDAY AND HOLIDAY PAY

##### PREMIUM COMPENSATION IN BUILDING AND CONSTRUCTION TRADES

Amendment of determination of September 30, 1942, on premium compensation in the building and construction trades (7 F.R. 7801).

On May 6, 1943, I requested the Building and Construction Trades Department of the American Federation of Labor, in the interest of the war effort, to agree to a limitation of the holiday provisions of the Wage Stabilization Agreement for the Building and Construction Industry in accordance with the principles of Executive Order 9240 (7 F.R. 7159). This proposal was accepted on May 14, 1943, by the Building and Construction Trades Department which requested that my determination

of September 30, 1942, be revised to make the holiday provisions of Executive Order 9240 applicable to the Building and Construction Industry and that Memorial Day be specified as the uniform sixth holiday in this industry.

Now, therefore, by virtue of the power vested in me by Executive Order 9248 (7 F.R. 7419), *It is ordered*, That the determination of September 30, 1942, on premium compensation in the Building and Construction Trades is amended to provide that, for the duration of the war, paragraph I (B) of Executive Order 9240, which recognizes the following six holidays only: New Year's Day, Fourth of July, Labor Day, Thanksgiving Day, Christmas Day, and Memorial Day and requires compensation at the rate of time and one-half for work performed on such holidays, shall apply to work on construction projects which is subject to the Wage Stabilization Agreement for the Building and Construction Industry, *Provided*, That the clause in the Executive Order permitting the substitution of one holiday of greater local importance than Memorial Day shall not apply to such work.

Dated: May 22, 1943.

FRANCES PERKINS,  
Secretary of Labor.

[F. R. Doc. 43-8203; Filed, May 24, 1943;  
10:57 a. m.]

### Chapter V—Wage and Hour Division

#### PART 631—MINIMUM WAGE RATES IN THE PRINTING AND PUBLISHING AND ALLIED GRAPHIC ARTS INDUSTRY

Wage order in the matter of the recommendation of Industry Committee No. 49 for a minimum wage rate in the printing and publishing and allied graphic arts industry.

Whereas on September 2, 1942, pursuant to section 5 of the Fair Labor Standards Act of 1938, hereinafter referred to as the Act, the Acting Administrator of the Wage and Hour Division of the United States Department of Labor, by Administrative Order No. 156 appointed Industry Committee No. 49 for the printing and publishing and allied graphic arts industry, herein called the committee, and directed the committee to recommend minimum wage rates for the printing and publishing and allied graphic arts industry in accordance with section 8 of the Act; and

Whereas the committee included nine disinterested persons representing the public, a like number of persons representing employers in the printing and publishing and allied graphic arts industry, and a like number of persons representing employees in the industry, and each group was appointed with due regard to the geographical regions in which the printing and publishing and allied graphic arts industry is carried on; and

Whereas on October 1, 1942, the committee, after investigating economic and competitive conditions in the industry, filed with the Administrator a report containing its recommendation for a 40-cent minimum hourly wage rate in the



printing and publishing and allied graphic arts industry; and

Whereas after notice published in the FEDERAL REGISTER on October 14, 1942, Major Robert N. Campbell, the presiding officer designated by the Administrator, held a public hearing upon the committee's recommendation at New York, New York, on November 9, 1942, and at Washington, D. C., on December 7, 1942, at which all interested persons were given an opportunity to be heard; and

Whereas the complete record of the proceeding before the presiding officer has been transmitted to the Administrator; and

Whereas by notice published in the FEDERAL REGISTER December 18, 1942, all persons who appeared at the hearing were given leave to file briefs on or before January 6, 1943, and to present oral argument before the Administrator on January 11, 1943; and

Whereas the Administrator upon reviewing all the evidence adduced in this proceeding and giving consideration to the provisions of the Act with special reference to sections 5 and 8, has concluded that the industry committee's recommendation for the printing and publishing and allied graphic arts industry as defined in Administrative Order No. 156 is made in accordance with law, is supported by the evidence adduced at the hearing, and, taking into consideration the same factors as are required to be considered by the industry committee, will carry out the purposes of section 8 of the Act; and

Whereas the Administrator has set forth his decision in an opinion entitled "Findings and Opinion of the Administrator in the Matter of the Recommendation of Industry Committee No. 49 for a Minimum Wage in the Printing and Publishing and Allied Graphic Arts Industry," dated this day, a copy of which may be had upon request addressed to the Wage and Hour Division, United States Department of Labor, New York, New York;

Now, therefore; *It is ordered*, That:

Sec.

- 631.1 Approval of recommendation of industry committee.
- 631.2 Wage rate.
- 631.3 Posting of notices.
- 631.4 Definition of printing and publishing and allied graphic arts industry.
- 631.5 Scope of definition.
- 631.6 Effective date.

AUTHORITY: §§ 631.1 to 631.6, inclusive, issued under sec. 8, 52 Stat. 1064; 29 U.S.C. 208.

§ 631.1 *Approval of recommendation of industry committee.* The committee's recommendation is hereby approved.

§ 631.2 *Wage rate.* Wages at a rate of not less than 40 cents per hour shall be paid under section 6 of the Act by every employer to each of his employees in the printing and publishing and allied graphic arts industry who is engaged in commerce or in the production of goods for commerce.

§ 631.3 *Posting of notices.* Every employer employing any employees engaged in commerce or in the production of goods for commerce in the printing and publishing and allied graphic arts in-

dustry shall post and keep posted in a conspicuous place in each department of his establishment where such employees are working such notices of this order as shall be prescribed from time to time by the Wage and Hour Division of the United States Department of Labor.

§ 631.4 *Definition of the printing and publishing and allied graphic arts industry.* The printing and publishing and allied graphic arts industry to which this wage order applies is defined as follows:

The impressing, stamping, or transferring on paper or other materials of any mark, character, or delineation, through the use of ink, color, or graphic art processes, as well as any preparatory or finishing operations related thereto.

(a) It includes, but without limitation, the printing and publishing of newspapers, books, periodicals, maps, music, and all other products or services of typesetters and advertising typographers, electrotypers and stereotypers, photo-engravers, steel and copper plate engravers, commercial printers, lithographers, gravure printers, letter shops, decalcomania manufacturers, private printing plants of concerns engaged primarily in other business, book and pamphlet binders, trade binderies, and news syndicates.

(b) The printing of printed forms, blank books, stationery, tablets, calendars, announcement cards, greeting cards, and the like is included within this definition only when performed in "job printing establishments" (as this term is used in the wage order for the converted paper products industry).

*Provided, however,* That this definition shall not include the manufacture of products which are covered by a wage order heretofore issued by the Administrator of the Wage and Hour Division, business service establishments not engaged in printing or publishing operations, nor the production of motion pictures, blueprints or photographs, except photographs made in establishments engaged in the production of the articles or services covered by this definition.

§ 631.5 *Scope of definition.* The definition of the printing and publishing and allied graphic arts industry covers all occupations in the industry which are necessary to the production of the products or services specified in the definition, including clerical, maintenance, shipping and selling occupations: *Provided, however,* That where an employee covered by this definition is employed during the same workweek at two or more different minimum rates of pay, he shall be paid the highest of such rates for such workweek unless records concerning his employment are kept by his employer in accordance with applicable regulations of the Wage and Hour Division.

§ 631.6 *Effective date.* This wage order shall be effective June 14, 1943.

Signed at Washington, D. C., this 14th day of May, 1943.

L. METCALFE WALLING,  
Administrator.

[F. R. Doc. 43-8136; Filed, May 22, 1943; 10:47 a. m.]

## Chapter VII—War Manpower Commission

[Regulation 5]

### PART 906—REGULATION GOVERNING APPEALS

Pursuant to the authority vested in me as Chairman of the War Manpower Commission by Executive Orders Nos. 9139 and 9279, I hereby prescribe the following regulation governing appeals from War Manpower Commission actions:

Sec.

- 906.1 Who may appeal.
- 906.2 Actions from which workers may appeal.
- 906.3 Actions from which employers may appeal.
- 906.4 Notification of right to appeal.
- 906.5 To whom appeals originally taken.
- 906.6 Decisions on original appeal.
- 906.7 Hearings before and decisions by Regional Management-Labor War Manpower Committees.
- 906.8 Appeal to the Chairman of the War Manpower Commission.
- 906.9 General provisions.

AUTHORITY: §§ 906.1 to 906.9, inclusive, issued under E.O. 9139, 7 F.R. 2919; E.O. 9279, 7 F.R. 10177.

§ 906.1 *Who may appeal.* The worker or employer with respect to whom the War Manpower Commission takes any action described in §§ 906.2 or 906.3 of this regulation may appeal from such action. Other workers or employers, groups or organizations of workers or employers, and other persons or organizations who claim to be prejudiced by any action taken by the War Manpower Commission may request a hearing upon such action and such hearing may be afforded in the discretion of the War Manpower Commission representative to whom the request is directed.

§ 906.2 *Actions from which workers may appeal.* A worker shall have the right to appeal whenever the War Manpower Commission:

(a) Refuses to refer him to, or to consent to his being hired for, employment in which, under an applicable War Manpower Commission order, regulation or other direction, he may be hired only upon referral by, or with the consent of, the War Manpower Commission; or

(b) Refuses to issue to him a statement of availability; or

(c) Requires or permits his employer to release him under a War Manpower Commission policy, regulation or other direction; or

(d) Determines that he is violating, or has violated any provision of any order, regulation, or other direction of the War Manpower Commission.

§ 906.3 *Actions from which employers may appeal.* An employer shall have the right to appeal whenever the War Manpower Commission:

(a) Refuses to refer to him, or to consent to his hiring, a worker or workers if, under an applicable War Manpower Commission order, regulation or other direction, he may hire such worker or workers only upon referral by, or with the consent of, the War Manpower Commission; or

(b) Issues a statement of availability to any of his workers; or



(c) Requires him to release, or refuses to permit him to release, any workers; or

(d) Requires him to extend the work-week of any of his workers; or

(e) Determines that he is violating, or has violated any provisions of any order, regulation, or other direction of the War Manpower Commission.

§ 906.4 *Notification of right to appeal.* Any employer or worker who has right to appeal from an action of the War Manpower Commission as provided in §§ 906.2 and 906.3 of this regulation, shall be fully apprised of his appeal rights and, upon request, shall be given a written statement setting forth the action in question.

§ 906.5 *To whom appeals originally taken.* (a) In areas for which an area manpower director and an area management-labor war manpower committee have been appointed, appeals shall be taken to such committee and hearings shall be afforded before such committee, or, at the discretion of that committee, before an area appeals committee composed of an equal number of representatives of management and labor (including representatives of agricultural management and labor when agricultural employment is involved), selected by the area manpower director from a panel chosen by the area management-labor war manpower committee. The area manpower director, or his designated representative, shall serve as the non-voting chairman of the area management-labor war manpower committee in appeals hearings and of area appeals committees.

(b) In areas for which an area manpower director and an area management-labor war manpower committee have not been appointed, appeals shall be taken to, and hearings shall be afforded before, an area appeals committee in the locality composed of an equal number of representatives of management and labor selected by the regional manpower director from a panel chosen by the regional management-labor war manpower committee. A representative designated by the regional manpower director shall serve as the non-voting chairman of the area appeals committee.

(c) All hearings on original and subsequent appeals shall be conducted informally and in a manner that will best develop the facts.

§ 906.6 *Decisions on original appeal.* (a) The decision on an original appeal shall be made by the area appeals committee or the area management-labor war manpower committee on the basis of evidence adduced at the hearing. The decision by a majority of the committee shall be final unless the appellant wishes to appeal further, or unless the area manpower director or other representative of the War Manpower Commission requests that the appeal be heard at the regional level. In the event of a tie vote, the appeal shall be heard at the regional level. Members of the committees may file majority and minority reports.

(b) An area management-labor war manpower committee at any time after

the assignment of a case to an area appeals committee and prior to the expiration of the appeal period and prior to the filing of a further appeal to the regional management-labor war manpower committee, may take jurisdiction of, hear and render a decision, which shall supersede any decision rendered by an area appeals committee, on any case assigned by that committee to an area appeals committee.

§ 906.7 *Hearings before and decisions by regional management-labor war manpower committees.* (a) Further appeal from decisions on original appeals shall be taken to the appropriate regional management-labor war manpower committee and hearings shall be afforded before such committee, or, at the discretion of that committee, before a regional appeals committee composed of equal representatives of management and labor selected by the regional manpower director from a panel chosen by the regional management-labor war manpower committee. Such committees may render a decision on the basis of the record in the case, or may schedule a further hearing to be held before the committee if in the judgment of the committee such further hearing is necessary. The regional manpower director, or his designated representative, shall serve as the nonvoting chairman of the regional management-labor war manpower committee in appeals hearings and of regional appeals committees. A decision shall be rendered and further appeal permitted as provided in § 906.6 (a) above.

(b) A regional management-labor war manpower committee may at any time after the assignment of a case to a regional appeals committee and prior to the expiration of the appeal period and before the Chairman of the War Manpower Commission has taken jurisdiction over a case, hear and render a decision, which shall supersede any decision rendered by a regional appeals committee, on any case assigned by that committee to a regional appeals committee.

§ 906.8 *Appeal to the Chairman of the War Manpower Commission.* At the direction of the Chairman of the War Manpower Commission, he may take jurisdiction over any appeal and render a final decision on that appeal. The Chairman of the War Manpower Commission shall render a final decision on all cases appealed from a decision of a regional appeals committee or of a regional management-labor war manpower committee. The Chairman of the War Manpower Commission in rendering a decision shall consider the record in the case and recommendations submitted by the management-labor policy committee.

§ 906.9 *General provisions.*—(a) *Appeal periods.* All appeals must be taken within such periods of time (but such period shall be at least three days) following the date of the decision appealed from as the regional manpower director may prescribe. The appeal period for appeals to the Chairman of the War Manpower Commission shall be the ten-day period following the rendition of the decision appealed from.

(b) *Notice of hearings and decisions.* The appellant shall be given reasonable notice of the time and place of any hearing upon his appeal and shall be promptly apprised of the decision.

(c) *Right to representation.* Any action which any person or organization may take under this regulation may be taken on his behalf by his duly authorized representative.

(d) *Consolidation of appeals.* Whenever appropriate for the full and expeditious determination of common questions raised by two or more appeals, the chairman of the committee to whom such appeals are taken may consolidate them.

(e) *Effect of appeal on action appealed from.* Whenever the War Manpower Commission issues a statement of availability to any worker or permits or requires an employer to release a worker, the appeal of the worker or employer, respectively, shall in no way stay the action as to the worker or employer satisfied with the action, but the officer to whom the appeal is taken may direct that subsequent cases involving other workers of the employer and raising identical issues be suspended pending final settlement of such issues. In all other cases the taking of an appeal shall stay the action appealed from, unless the chairman of the committee to whom the appeal is taken specifically directs otherwise.

(f) *Inapplicability to Selective Service appeals.* Nothing in this regulation shall be construed as applicable to action taken under the Selective Service and Training Act of 1940, as amended, or Executive Order No. 9309 (8 F.R. 2911), or to transfers between Executive departments or agencies of the Federal Government under Executive Order No. 9243 (7 F.R. 7213).

(g) *War Manpower Commission.* The term "War Manpower Commission" includes any officer, employee, agent or agency designated by the War Manpower Commission.

(h) *Modification of other policies.* The provisions of any prior War Manpower Commission policy, regulation or other direction, to the extent that they are inconsistent with this regulation, are hereby modified to conform with the provisions of this regulation.

PAUL V. McNUTT,  
Chairman.

MAY 22, 1943.

[F. R. Doc. 43-8216; Filed, May 24, 1943;  
11:26 a. m.]

TITLE 30—MINERAL RESOURCES  
Chapter III—Bituminous Coal Division  
[Docket No. A-1971]  
PART 322—MINIMUM PRICE SCHEDULE,  
DISTRICT NO. 2

ORDER GRANTING RELIEF

Order granting temporary relief and conditionally providing for final relief



in the matter of the petition of District Board No. 2 for the establishment of price classifications and minimum prices for the coals of certain mines in District No. 2.

An original petition, pursuant to section 4 II (d) of the Bituminous Coal Act of 1937, having been duly filed with this Division by the above-named party, requesting the establishment, both temporary and permanent, of price classifications and minimum prices for the coals of certain mines in District No. 2; and

It appearing that a reasonable showing of necessity has been made for the granting of temporary relief in the manner hereinafter set forth; and

No petitions of intervention having been filed with the Division in the above-entitled matter; and

The following action being deemed necessary in order to effectuate the purposes of the Act;

It is ordered, That, pending final disposition of the above-entitled matter, temporary relief is granted as follows: Commencing forthwith, § 322.7 (*Alphabetical list of code members*) is amended by adding thereto Supplement R, which supplement is hereinafter set forth and hereby made a part hereof.

It is further ordered, That pleadings in opposition to the original petition in the above-entitled matter and applica-

tions to stay, terminate or modify the temporary relief herein granted may be filed with the Division within forty-five (45) days from the date of this order, pursuant to the rules and regulations governing practice and procedure before the Bituminous Coal Division in proceedings instituted pursuant to section 4 II (d) of the Bituminous Coal Act of 1937.

It is further ordered, That the relief herein granted shall become final sixty (60) days from the date of this order, unless it shall otherwise be ordered.

Dated: May 5, 1943.

[SEAL]

DAN H. WHEELER,  
Director.

#### TEMPORARY AND CONDITIONALLY FINAL EFFECTIVE MINIMUM PRICES FOR DISTRICT NO. 2

NOTE: The material contained in this supplement is to be read in the light of the classifications, prices, instructions, exceptions and other provisions contained in Part 322, Minimum Price Schedule for District No. 2 and supplements thereto.

#### FOR ALL SHIPMENTS EXCEPT TRUCK

#### § 322.7 Alphabetical list of code members—Supplement R

[Alphabetical listing of code members having railway loading facilities, showing price classification by size group numbers]

Mine index No.	Code member	Mine name	Seam	Sub-district No.	Shipping point	Railroad	Freight origin group No.	Size group Nos.															
								1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16
2678	Argo Supply Company (A. John Goetz).	Argo Mine #2 (s & d).	Redstone....	9	Lock #3, Pa...	Monon	River...	G	G	G	G	G	G	G	G	G	(f)	(f)	(f)	(f)	(f)	(f)	(f)
2534	Detwiler Coal Co. (E. B. Detwiler).	Detwiler (s & d)....	Redstone....	9	Lock #3, Pa...	Monon	River...	G	G	G	G	G	G	G	G	G	(f)	(f)	(f)	(f)	(f)	(f)	(f)
2672	Detwiler Coal Co. (E. B. Detwiler).	Detwiler #2 (s).....	Pittsburgh...	9	Lock #3, Pa...	Monon	River...	D	D	C	C	C	C	C	C	C	(f)	A	A	A	C	E	E

[Indicates no classifications and prices effective for these size groups.]

[F. R. Doc. 43-8074; Filed, May 21, 1943; 10:50 a. m.]

#### TITLE 32—NATIONAL DEFENSE

#### Chapter VI—Selective Service System

#### PART 622—CLASSIFICATION

[Amdt. 155, 2d Ed.]

#### PROCEDURE FOR DEFERMENT OF FEDERAL GOVERNMENT EMPLOYEES

By virtue of the provisions of the Selective Training and Service Act of 1940 (54 Stat. 885, 50 U.S.C., Sup. 301-318, inclusive); E.O. No. 8545, 5 F.R. 3779, E.O. No. 9279, 7 F.R. 10177, and the authority vested in me by the Chairman of the War Manpower Commission in Administrative Order No. 26, 7 F.R. 10512, Selective Service Regulations, Second Edition, are hereby amended in the following respect:

1. Amend the regulations by adding a new section to be known as § 622.22-1 to read as follows:

§ 622.22-1 *Certain procedure must be followed to entitle Federal Government employees to Class II-A or Class II-B deferment.* In determining whether a registrant employed in or under the Federal Government should be retained or placed in Class II-A or Class II-B, no consideration shall be given to the fact that he is so employed unless a request for his deferment shall have been made in accordance with the provisions of (1) Public Law 23, 78th Congress, approved April 8, 1943, and (2) Executive Order No. 9309, dated March 6, 1943.

2. The foregoing amendment to the Selective Service Regulations shall be effective immediately upon the filing hereof with the Division of the Federal Register.

LEWIS B. HERSHEY,  
Director.

MAY 21, 1943.

[F. R. Doc. 43-8112; Filed, May 21, 1943; 4:15 p. m.]

#### Chapter VIII—Board of Economic Warfare

#### Subchapter B—Export Control

[Amendment 63]

#### PART 801—GENERAL REGULATIONS

#### NEWSPRINT PAPER

Section 801.2 *Prohibited exportations* is hereby amended in the following particulars:

In the column headed "General License Group" the group and country designations assigned to the commodity listed below, at every place where said commodity appears in said section, is amended to read as follows:

Commodity	Department of Commerce No.	General license group
Newsprint paper.....	4711.00	K, 6, 4

(Sec. 6, 54 Stat. 714; Public Law 75, 77th Cong.; Public Law 638, 77th Cong.; Order No. 3 and Delegation of Authority No. 25, 7 F.R. 4951; Delegation of Authority No. 34, 7 F.R. 9807)

Dated: May 21, 1943.

HECTOR LAZO,  
Assistant Director,  
In Charge of the Office of Exports.

[F. R. Doc. 43-8189; Filed, May 24, 1943; 10:00 a. m.]

#### Chapter IX—War Production Board

#### Subchapter B—Executive Vice Chairman

AUTHORITY: Regulations in this subchapter issued under P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.

#### PART 933—COPPER

[Conservation Order M-9-c as Amended May 17, 1943]\*

The fulfillment of the requirements for the defense of the United States has

\*This document is a correct restatement of Amendment 1 to M-9-c as amended April 6, 1943 which appeared in the FEDERAL REGISTER of April 30, 1943, page 5624, and Amendment 2 which appeared in the FEDERAL REGISTER of May 18, 1943, page 6419 (erroneously marked Amendment 1), and reflects the order in its completed form as of May 17, 1943.



created a shortage in the supply of copper for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

**§ 933.4 Conservation Order M-9-c—**

(a) *Restrictions on manufacture of items appearing on Combined List and on List A-2.* (1) No manufacturer of any item on the Combined List attached, or of parts (including repair parts<sup>1</sup>) for any such item, may, if such item or parts contain copper products or copper base alloy products, continue their manufacture on or after December 26, 1942 by means of processing, assembling or finishing.

(2) No manufacturer of any item on List A-2 attached, or of parts (including repair parts<sup>1</sup>) for any such item, may, if such item or parts contain copper products or copper base alloy products, continue their manufacture by means of processing, assembling or finishing on or after the governing date set forth opposite such item in Column 2 of List A-2.

(b) *Restrictions on manufacture of articles not appearing on Combined List and List A-2 out of inventory on hand on February 28, 1942 and June 30, 1942.*

(1) During the period from December 25, 1942 to and including January 15, 1943, a manufacturer of any article omitted from the Combined List and List A-2 or excepted from those lists, or of parts (including repair parts<sup>1</sup>) for such an article, may not continue the manufacture thereof by means of processing, assembling or finishing.

(i) Unless all copper products or copper base alloy products contained in such articles or parts were acquired by the manufacturer after February 28, 1942; or

(ii) Unless such articles or parts are being manufactured, processed, assembled or finished to fill a purchase order, existing or prospective,<sup>2</sup> bearing a preference rating of A-1-k or higher; and no such article or part so manufactured shall be delivered except to fill such an order; or

(iii) Unless the manufacturer has been specifically authorized by the War Production Board, pursuant to an application made on Form PD-426, or otherwise, to manufacture, process, assemble or finish the article or parts in question with the copper products or copper base alloy products being used.

(2) After January 15, 1943, a manufacturer of any article omitted from the Combined List and List A-2 or excepted from those lists, or of parts (including repair parts<sup>1</sup>) for such an article, may not continue the manufacture thereof by means of processing, assembling or finishing,

(i) Unless all copper products or copper base alloy products contained in such articles or parts were acquired by the manufacturer after June 30, 1942; or

(ii) Unless such articles or parts are being manufactured, processed, assembled or finished to fill a purchase order, existing or prospective,<sup>2</sup> bearing a preference rating of AA-4 or higher; and no such article or part so manufactured shall be delivered except to fill such an order; or

(iii) Unless the manufacturer has been specifically authorized by the War Production Board, pursuant to an application on Form PD-426, or otherwise, to manufacture, process, assemble or finish the article or parts in question with the copper products or copper base alloy products being used.

The provisions of this paragraph (b) shall not apply to a manufacturer assembling a completed fractional horsepower electric motor into machinery of any kind omitted from the Combined List and List A-2 or excepted from those lists; or to the manufacturing, processing, assembling or finishing of any machinery omitted from the Combined List and List A-2 or excepted from those lists, or of parts (including repair parts) for such machinery, if the only copper products or copper base alloy products used which were in the inventory of the manufacturer on or before February 28, 1942 (with respect to manufacturing, processing, assembling or finishing during the period from December 25, 1942 to and including January 15, 1943) or on or before June 30, 1942 (with respect to manufacturing, processing, assembling or finishing after January 15, 1943) are bushings, bearings, nuts, bolts, screws, washers and wire weighing in the aggregate less than 5% of the total weight of the article or part.

(c) *Applicability of order to certain Governmental agencies.* The prohibitions and restrictions contained in this order shall not apply to the use of copper products or copper base alloy products in the manufacturing, processing, assembling or finishing of any item or article on the "Military Exemption List", or part thereof, which is being produced for purchase by, or for the account of, or for use by, the Army or Navy of the United States, the United States Maritime Commission, the War Shipping Administration or the Coast Guard, where the use of copper products or copper base alloy products to the extent employed is required by the specifications (including performance specifications) of the Army or Navy of the United States, the United States Maritime Commission, the War Shipping Administration or the Coast Guard applicable to the contract, subcontract or purchase order.

(d) *General restrictions on manufacture.* (1) No manufacturer may continue the manufacture of any article omitted from the Combined List and List A-2 or excepted from such lists, or of parts (including repair parts) for such an article, if such article or parts are to contain copper products or copper base alloy products where the use of any less scarce material is practicable; and no manufacturer may continue

the manufacture of any article omitted from the Combined List and List A-2 or excepted from such lists, or of parts (including repair parts) for such an article, if they are to contain more copper products or copper base alloy products than is necessary for the article's proper operation or a higher type or grade of copper or copper base alloy than is necessary for the article's proper operation.

(2) (i) The use of copper products or copper base alloy products for plating any item on the Combined List or List A-2 or for plating any parts (including repair parts) of such an item, is prohibited unless such plating is expressly stated to be permissible on said lists.

(ii) The use of copper products or copper base alloy products for plating any article omitted from the Combined List and List A-2 or excepted from such lists and the plating of parts (including repair parts) for such an article, is permitted provided:

(a) That such plating is not for decorative purposes or part of a decoration or as an undercoating for lead or silver plating, and

(b) That the use of, or the normal wear on such article or parts, would make impracticable any other form of coating.

(e) *General restrictions on deliveries.* The disposition of frozen and excessive inventories containing certain copper products or copper base alloy products shall be subject to the applicable provisions of Priorities Regulation No. 13 (§ 944.34) as amended from time to time.

(f) *Special provisions.* (1) The foregoing provisions of this amended order shall not apply to the use of copper products and copper base alloy products in typography, engraving, photo-engraving, gravure plate making, electrotyping, stereotyping and printing in the printing and publishing industries. In those processes, the use of bronze powder, bronze ink, bronze paste and bronze leaf is controlled by Supplementary Conservation Order M-9-c-3 effective March 28, 1942; and all other uses in those industries of copper products, copper base alloy products, copper scrap and copper base alloy scrap are, in the quarter from October 1, 1942 to December 31, 1942, limited to 70% of the aggregate usage of such products and scrap in the last calendar quarter of 1940, and in each subsequent calendar quarter limited to 60% of such aggregate usage in the corresponding quarter of the year 1940; *Provided*, That, for electrotyping and roto-gravure, 33⅓% of the allowable usage shall be in the form of copper or copper base alloy printing scrap during the month of February 1943, 50% of the allowable usage shall be in such form during the month of March 1943, and 75% of the allowable usage shall be in such form in each month after March 1943; *And further provided*, That for copper plate engraving of calling cards, greeting cards, social and business stationery and other similar articles, 100% of the allowable usage for the engraving of such plates shall be (i) of copper products or copper base alloy products which

<sup>1</sup> See also paragraph (h) (7) permitting the manufacture of repair parts to make specific repairs of used articles under certain conditions.

<sup>2</sup> Priorities Regulation No. 1, § 944.14, prohibits you from making more than a practicable minimum working inventory of articles or parts to fill prospective orders carrying particular ratings.



were in the possession of the engraver using them on December 31, 1942 or (ii) of copper scrap or copper base alloy scrap (old engraved plates), and in either event the engraver shall sell and deliver as scrap to a scrap dealer before the end of each calendar quarter beginning with the first calendar quarter of 1943, three pounds of copper or copper base alloy scrap in the form of old engraved plates for each one pound of copper products or copper base alloy products which he engraved for use in printing calling cards, greeting cards, social and business stationery and other similar articles during said calendar quarter. Nothing contained in this paragraph (f) (1) of this amended order shall affect the prohibition against the manufacture of powder containing copper products or copper base alloy products contained in paragraph (a) and the Combined List of this amended order.

(2) No person shall deliver, install or cut any copper or copper base alloy insect screening (i) unless such screening is to be delivered to, installed for or cut on the order of the Army or Navy, of the United States, the United States Maritime Commission, the War Shipping Administration, the Panama Canal, the Coast Guard, any foreign country pursuant to the Act of March 11, 1941 entitled "An Act to Promote the Defense of the United States" (Lend-Lease Act), or Defense Supplies Corporation, Metals Reserve Corporation or any other corporation organized under section 5 (d) of the Reconstruction Finance Corporation Act as amended (except Defense Plant Corporation) or any person acting as agent of any such corporation (except Defense Plant Corporation), or (ii) unless such delivery, installation or cutting shall be with the specific authorization of the War Production Board. Applications for specific authorizations shall be made by letter addressed to the War Production Board, Washington, D. C., Ref.: M-9-c. The foregoing shall not apply to used or second hand insect screening or to insect screening in rolls of less than 25 feet in length. Nothing contained in this paragraph (f) (2) affects the prohibitions on the manufacture, processing, assembling or finishing of insect screening and screens with copper products or copper base alloy products contained in paragraph (a) and the Combined List of this order.

(g) *Restrictions on deliveries to manufacturers.* No person shall hereafter deliver copper products or copper base alloy products to any manufacturer, directly or indirectly, if he knows or has reason to believe that such products are to be used in violation of the terms of this order.

(h) *Miscellaneous provisions—(1) Applicability of priorities regulation.* This order and all transactions affected thereby are subject to all applicable provisions of the priorities regulations of the War Production Board, as amended from time to time.

(2) *Appeal.* Any appeal from the provisions of paragraphs (a), (d) or (f) (1) of this order shall be made by filing Form PD-500 Revised with the War Production

Board, Washington, D. C., Ref.: M-9-c. Relief granted pursuant to an appeal under this Order shall remain in effect despite any amendment to this order, unless the grant of relief is specifically revoked or modified by the War Production Board.

(3) *Communications.* Any reports required to be filed under this order and all communications concerning this order, shall, unless otherwise directed, be addressed to: War Production Board, Copper Division, Washington, D. C., Ref.: M-9-c.

(4) *Applicability of order.* The prohibitions and restrictions contained in this order shall apply irrespective of whether such items, articles or parts whose manufacture is governed hereby are being manufactured pursuant to a contract made prior or subsequent to the effective date of this order. Insofar as any other order of the War Production Board or of the Office of Production Management may have the effect of limiting or curtailing to a greater extent than herein provided the manufacture of items, articles or parts or the sale and delivery of such items, articles or parts, the limitation of such other order shall be observed.

(5) *Violations.* Any person who willfully violates any provision of this order, or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and, upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(6) *Installation.* The restrictions of this order shall not apply to the installation of any item or article, or part (including a repair part) therefor, for the ultimate consumer on his premises when any manufacturing, processing, assembling or finishing of such an item, article or part is incidental to such installation and is done on such premises. The foregoing does not in any way affect, revoke or modify the provisions of Supplementary Conservation Order M-9-c-4 which prohibits the installation of certain types of copper and copper base alloy pipe, tube, fittings and building material under certain circumstances or of any other order restricting installation.

(7) *Repair.* The restrictions of this order (other than those contained in paragraph (d) (1) hereof) shall not apply to the manufacture, processing, assembling or finishing of repair parts to make a specific repair of a used article or to a person repairing a used article, on or off the premises of the owner, if the manufacturer of the parts or the person making the repair does not use copper products or copper base alloy products weighing in the aggregate more than two pounds and any manufacturing, processing, assembling or finishing done by him is for the purpose of making a specific repair; nor shall the restrictions of this order (other than those contained

in paragraph (d) (1) hereof) apply to the manufacture, processing, assembling or finishing of repair parts to make a specific repair of a used article or to a person repairing a used article, on or off the premises of the owner, if the manufacturer of the parts or the person making the repair does not use copper products or copper base alloy products weighing in the aggregate more than one pound in excess of the copper or copper base alloy scrap derived from the article being repaired, and all such scrap is delivered to a scrap dealer or to any other person to whom such delivery may be made under the provisions of Supplementary Order M-9-b and provided any manufacturing, processing, assembling or finishing done by him is for the purpose of making a specific repair.

(8) *Copper products or copper base alloy products not controlled by order.* On and after the original issuance dates of the orders listed in this subparagraph, the provisions of this order shall not apply to the manufacture of the following items or articles and parts (including repair parts) therefor, even though they contain copper products or copper base alloy products, since these items or articles are specifically governed by the following orders:

Shoe findings and footwear of all kinds governed by Supplementary Conservation Order M-9-c-1.

Fire protective equipment governed by General Limitation Order L-39.

Motorized fire apparatus governed by General Limitation Order L-43.

Bronze paste, bronze ink and bronze leaf and products made with bronze paste, bronze ink, bronze leaf and bronze powder (other than decalcomanias and ship bottom paint), governed by Supplementary Conservation Order M-9-c-3.

Jewelry governed by Supplementary Conservation Order M-9-c-2.

Musical instruments governed by Supplementary Limitation Order L-37-a.

Water meters governed by Schedule 1 of Limitation Order L-154.

NOTE: Item "Self-contained drinking water coolers \* \* \*" revoked May 17, 1943.

The provisions of this order do not apply to attaching finished slide fasteners, hooks and eyes, brassiere hooks, sew-on, machine attached or riveted snap fasteners, buckles, buttons, corset clasps, eyelets (other than eyelets usable as shoe eyelets), garter trimmings, hose supporters, insignia, jewelry, loops, mattress buttons, pin fasteners, pins, staples, slides, and trouser trimmings. The order does apply to manufacturing, processing, assembling and finishing of the closures and associated items listed above where the provisions of this order are more restrictive than other orders of the War Production Board.

The provisions of this order do not apply to the assembling of watch or clock movements finished prior to June 15, 1942, into cases not made of copper or copper base alloy; the provisions of this order do apply to manufacturing, processing and finishing watch and clock cases and all other parts of watches and clocks, and to assembling watches and clocks except under the conditions mentioned in this sentence.



(9) **Definitions.** For the purposes of this order:

(i) "Copper" means unalloyed copper metal. It shall include unalloyed copper metal produced from scrap.

(ii) "Copper base alloy" means any alloy metal in the composition of which the percentage of copper metal by weight equals or exceeds 40% of the total weight of the alloy. It shall include alloy metal produced from scrap.

(iii) "Copper products" means products made of copper fabricated to the extent that they are plate, sheet, strip, rolls, coils, wire, rod, bar, tube, tubing, pipe, extrusions, ingot, powder, anodes, castings or forgings or fabricated to any greater extent.

(iv) "Copper base alloy products" means products made of copper base alloy, fabricated to the extent that they are plate, sheet, strip, rolls, coils, wire, rod, bar, tube, tubing, pipe, extrusions, ingot, powder, anodes, castings or forgings or fabricated to any greater extent.

(v) "Manufacturer" means a person who manufactures, processes, assembles or finishes.

Issued this 17th day of May 1943.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

#### COMBINED LIST

The manufacture, processing, assembling or finishing of the items listed below and of all parts (including repair parts) therefor is prohibited if such article or part contains copper products or copper base alloy products, except to the extent permitted by the exceptions noted on the list. Where this list excepts an item if the use of copper products or copper base alloy products in making the item is limited or if the item is being produced for a particular end use, the manufacture, processing, assembling and finishing of the item made under the terms of such an exception is governed by paragraphs (b) and (d) (1) of this order.

#### AUTOMOTIVE, TRAILER<sup>3</sup> AND TRACTOR EQUIPMENT AND FARM MACHINERY

NOTE: Item "Garage and automotive repair equipment \* \* \*" amended April 29, 1943.

See also Order L-106 governing the use of copper and copper base alloy in the manufacture of automotive parts entering into the production of, or as replacement parts for, passenger automobiles, motor trucks, truck trailers, passenger carriers and off-the-highway motor vehicles.

Ambulance hardware.

Defrosters (except when the only copper products or copper base alloy products used are for parts necessary for conducting electricity).

Garage and automotive repair equipment until April 30, 1943. After April 29, 1943, see "Automotive maintenance equipment" on List A-2.

Heaters (except when the only copper products or copper base alloy products used are for parts necessary for conducting electricity).

Hearse hardware.

Horns (except when the only copper products or copper base alloy products used are for parts necessary for conducting electricity).

<sup>3</sup>See also under "Passenger Transportation Equipment" on this list.

Hub and gas-tank caps.

Lights, lamps, headlamps and accessories (except when the only copper products or copper base alloy products used are for parts necessary for conducting electricity).

Miscellaneous fittings and trim.

Motorcycles (except when the only copper products or copper base alloy products used are for parts necessary for conducting electricity).

Motor-driven scooters (except when the only copper products or copper base alloy products used are for parts necessary for conducting electricity).

Mouldings.

Rear-view mirrors and hardware.

#### BUILDING SUPPLIES AND HARDWARE

(Excluding supplies and hardware for ships, boats and aircraft)

Air-conditioning equipment until January 1, 1943 (except for essential food storage, food transportation and industrial processing, and except for repair parts containing not more than 4 lbs. of copper products or copper base alloy products for use in "black out" plants). After December 31, 1942, see List A-2.

Blinds, including fixture fittings and trimmings.

Builders' finish hardware, including hinges, except in those parts of plants where the use of non-sparking metal is necessary to prevent a hazard in the production or use of explosives. For locks see under "Miscellaneous" on this list.

Conduits.

Decorative hardware—including house numbers.

Door knockers, checks, pulls, and stops.

Doors, door and window frames, sills and parts, including door handles and knobs.

Elevators and escalators (except when the only copper products or copper base alloy products used are for bearings, worm gears and parts necessary for conducting electricity).

Gravel stops and snow guards.

Grilles.

Gutters, leaders, downspouts, expansion joints, and accessories thereto.

Hangers and tracks for private garages.

Incinerator hardware and fittings.

Insect screens and screening.

Letter boxes and mail chutes.

Lighting fixtures (except when the only copper products or copper base alloy products used are for parts necessary for conducting electricity).

Ornamental metal work.

Pile butt protection.

Plumbing and heating supplies:

Bands on pipe covering.

Cistern and low-water floats.

Fixture fittings and trimmings (See "Plumbing fixture fittings and trim" on List A-2).

Hot water heaters, tanks, and coils (except when the only copper products or copper base alloy products used are permitted by Order L-185).

Pipe, tube, tubing, and fittings for piping systems.

Shower rods, and pans (See "Plumbing fixture fittings and trim" on List A-2).

Shower heads (See "Plumbing fixture fittings and trim" on List A-2).

Sinks and drainboards.

Toilet floats (See "Plumbing fixture fittings and trim" on List A-2).

Towel racks.

Push, kick, switch, floor, and all other device plates.

Roof, roofing, roofing nails, flashing valleys, and other roofing items.

Sheet, roll, and strip for building construction.

Shelves.

Stair and threshold treads.

Termite shields.

Terrazzo strips, reglets, and mouldings.

Unit heaters, unit ventilators, and convectors, space or local heaters, and blast heating coils, or any apparatus using such coils as part of its construction (except when the only copper products or copper base alloy products used are for valves, controls and parts necessary for conducting electricity).

Ventilators and skylights.

Water containers for humidification.

Weatherstripping and insulation.

#### BURIAL EQUIPMENT

Burial vaults.

Caskets and casket hardware. See also Order L-64.

Memorial tablets.

Morticians' supplies.

(See also "Boxes, \* \* \*" under "Miscellaneous" on this list.)

#### CLOTHING AND ACCESSORIES

Insignia. (See "Insignia" on List A-2 and on the Military Exemption List.)

#### DRESS ACCESSORIES

(See also Order L-68)

Buckles. (See "Slide fasteners \* \* \* buckles \* \* \*" on List A-2 and the Military Exemption List.)

Buttons. (See "Slide fasteners \* \* \* buttons \* \* \*" and "Mattress buttons" on List A-2.)

Dress ornaments.

Handbag fittings.

Metal cloths.

#### FURNISHINGS AND EQUIPMENT

(For homes, offices, institutions, hotels, apartment hotels, apartment houses, stations, clubs, fraternal organizations, union buildings, churches, synagogues, temples, restaurants and stores)

Andirons, screens, and fireplace fittings.

Candlesticks.

Cooking and table utensils.

Counters.

Curtain fasteners, rods, and rings.

Cuspidors.

Fans (See "Fans \* \* \*" on List A-2)

Furniture.

Furniture Hardware.

Hollow-ware.

Mud scrapers.

Portable heaters.

Stoves and ranges (except when the only copper products or copper base alloy products used are for valves, ferrules for compression fittings, controls other than timers, and parts necessary for conducting electricity). For additional restrictions see "Gas stoves and ranges for household use" on List A-2.

Table flatware (except that until January 1, 1943, table flatware may be manufactured, processed, assembled or finished if made according to Fed. Spec. RR-T-56.) After December 31, 1942, see List A-2.

Timers, for stoves and ranges.

Trays.

Upholsterers' supplies, including nails and tacks.

Vases, pitchers, bowls, and artcraft.

Washing tubs and washing boilers.

Waste baskets, hat trees, humidors, and similar items.

#### INDUSTRIAL MACHINERY

Pulp and paper manufacturing:

Beater bars and beaters.

Head boxes.

Jordan bars.

Refiner bars.

Save-alls (except for screens).

Stock and water lines.



## JEWELRY, GIFTS AND NOVELTIES

All jewelry, gifts and novelties including, but not limited to—  
 Advertising specialties.  
 Atomizers (see also List A-2).  
 Bar fittings.  
 Book ends.  
 Cosmetic containers.  
 Lighters.  
 Napkin rings.  
 Picture frames.  
 Smokers' accessories, including ash trays.  
 Souvenirs.

## PASSENGER TRANSPORTATION EQUIPMENT

(Including railroad cars, street and interurban cars, buses, and trailers, but excluding locomotives)

All items under heading "Furnishings and Equipment"

Air conditioning equipment for passenger cars until January 1, 1943 (except for essential repairs, and except when the only copper products or copper base alloy products used are for parts necessary for conducting electricity). On and after December 31, 1942, see List A-2.

Bands on pipe covering.  
 Decorative, general, and finish hardware, and ornamental metal work.

Door knockers, checks, pulls and stops.

Doors and windows, door and window frames and window sills.

Drinking water reservoirs.

Lighting fixtures (except when the only copper products or copper base alloy products used are for parts necessary for conducting electricity).

Pipe, tube, tubing, and fittings for plumbing and heating (except for essential repairs).

Shower rods, heads and pans.

Sinks and drainboards.

Screens and screening.

Towel and luggage racks.

Water containers for humidification.

Weatherstripping and insulation.

## MISCELLANEOUS

NOTE: Items "Chimes and bells . . ." "Stationery supplies: Pencils" amended May 17, 1943.

Alarm and protective systems, other than fire protective systems covered by Order L-39 (except when the only copper products or copper base alloy products used are for parts necessary for conducting electricity or where the use of such products is essential to the proper functioning of the parts).

Barrel hoops.

Badges.

Bar and counter equipment and fittings.

Barber shop equipment and supplies.

Barrel hooks.

Bathroom accessories as defined in Order L-30.

Beauty parlor equipment and supplies.

Beverage dispensing units and parts thereof (except for self-contained drinking water coolers as defined in Schedule I of Order L-126 or under any schedule of Order L-38).

Bicycles, and similar vehicles. (See also Order L-52).

Binoculars, including opera glasses.

Bird and pet cages and stands.

Bottle coolers.

Boxes, cans, jars and other containers, including burial urns.

Branding, marking, and labeling devices and stock for same (except where the devices and the stock are for affixing governmental, notarial and corporate seals or, until January 1, 1943, are adjustable stencils for addressing or identifying commercial products). For adjustable stencils after December 31, 1942, see the item "Adjustable stencils" on List A-2.

Cabinets.

Canes.

Carpet rods.

Cash registers.

Chimes and bells (except for any bells when the only copper products or copper base alloy products used are for parts necessary for conducting electricity, and except for bells for use on board ship when the only copper products or copper base alloy products used are for parts necessary for conducting electricity or where the use of such products is essential to the proper functioning of the parts).

Clips.

Cleaning and polishing accessories, such as brooms, carpet sweepers, crumpling sets, dust pans, mops, pot scourers, whisk brooms and floor and furniture polishers.

Clock and watch cases.

Cooking utensils (except for commercial processing in canneries and factories).

Cutlery, including pocket knives.

Dishwashing machines (except when the only copper products or copper base alloy products used are permitted by the terms of Order L-248 or by a specific authorization of the War Production Board granted pursuant to such order) and domestic garbage grinders.

Dispensers, hand, for hand lotions, paper products, soap and straws.

Dog collars and other similar harness and equipment for pets.

Domestic ice refrigerators as defined in Order L-7.

Domestic laundry equipment as defined in Order L-6 and scrubbing boards, clothes line pulleys and reels.

Domestic mechanical refrigerators as defined in Order L-5.

Domestic vacuum cleaners as defined in Order L-18.

Electric blankets.

Electric light bulbs and cord sets for Christmas trees, and bulbs and neon and fluorescent tubes for advertising and display purposes.

Flashlights and electric lanterns used by railroad brakemen (except when the only copper products or copper base alloy products used are for parts necessary for conducting electricity).

Floors for liquid level control.

Flower pots, boxes and holders for same.

Flower shears.

Food dispensing utensils, devices and machines.

Fountain pens.

Fountains (except drinking water fountains when the only copper products or copper base alloy products used are permitted by Schedules V, V-a and XII of Order L-42).

Furniture grommets.

Games as defined in Order L-81.

Garden tools and equipment.

Hair curlers, hair brushes and combs, shoe horns and button hooks.

Health supplies, except the following:

Acoustic aids,

Anaesthesia apparatus and supplies,

Atomizers (medical use only),

Diagnostic equipment and supplies,

Hypodermic syringes and needles,

Infant incubators,

Instruments,

Laboratory equipment and supplies,

Medicinal chemicals (limited to medical use only),

Operating room supplies and equipment,

Ophthalmic products and instruments,

Physical therapy equipment (limited to medical use only),

Respirators, resuscitators and iron lungs,

Rubber hospital sundries,

Splints and fracture equipment,

Sterilizers, blanket and solution warmers,

Surgical and orthopaedic appliances (including artificial limbs and arms but not including arch supports which are listed on List A-2),

Sutures and suture needles, and

X-Ray equipment and supplies.

Home and commercial electrical appliances, as defined in Order L-65.

Hooks, including hat and coat hooks.

Ice cream freezers for use in the home.

Kitchen utensils, devices and machines.

Kitchen, household and miscellaneous articles, as defined in Order L-30.

Lace tips.

Ladders and hoists (except when the only copper products or copper base alloy products used are for parts necessary for conducting electricity), including fittings.

Lamps, electric until January 1, 1943 (except for industrial, hospital or office and then not for standards, shades, shade holders, and stems). After December 31, 1942, see List A-2. The term "Lamps" as used here does not include electric light bulbs, but see "Electric light bulbs" above.

Lamps, other than electric (except for industrial, hospital or office use and then only when the only copper products or copper base alloy products used are for valves, controls, and wicks).

Lawn sprinklers, mowers, seeders and rollers.

Livestock and poultry equipment (except when the only copper products or copper base alloy products used are for valves, controls, parts necessary for conducting electricity, and thermostats other than wafer thermostats, and for plating water thermostats).

Locks (except pin tumbler and disc tumbler cylinder assemblies; essential interior working parts of Type 88, Type 97 and Type 114 locks; levers, tubes and centers for secure lever locks; interior working parts of railway car door locks and railway switch padlocks; keys for pin tumbler and disc tumbler locks; and postal locks when manufactured by the Mail and Equipment Section of the United States Post Office).

Luggage fittings, trim and hardware.

Manicure implements.

Match and pattern plates, matrices, and flasks.

Medals, including decorations.

Mirrors.

Motion picture and projection equipment (except for parts to repair and maintain necessary existing equipment in public theaters and educational institutions).

Name, identification and medal plates.

Non-operating or decorative uses of copper or copper base alloy, or the use of the same in such parts of installations and equipment (mechanical or otherwise) as bases, frames, guards, standards and supports.

Package handles and holders.

Paint (except for ship bottoms).

Pencils, mechanical.

Phonographs or other record players.

Photographic equipment and accessories (except document copying machines and equipment therefor for business purposes and for use by the U. S. Post Office, and except for X-ray equipment).

Pins.

Pleasure boat fastenings, fittings, hardware, and motors.

Pole-line hardware.

Powder, except for non-decorative uses.

Printing rollers (except to the extent that an equivalent poundage in copper or copper base alloy is returned to a brass mill in the form of old rollers).

Radio receiving sets for private use (except for replacement vacuum tubes).

Razors operated by electricity (except for repair parts).

Reclaimers for heating water.

Reflectors (except for electroplating of glass reflectors in connection with silvering when the reflectors are to be used in street and highway illumination, or for traffic signals, flood lights, searchlights and hospital operating room lights).

Refrigerator display cases.

Saddlery hardware and harness fittings.



Scales, except commercial, industrial and laboratory scales and laboratory balances. (See also Order L-190.)

Shells and caps for electric sockets except screw shells and except those used in connection with lamp signals in communication facilities.

Signs, including street signs. (See also Order L-29.)

Slot, game and vending machines, including parking meters.

Soda fountain equipment.

Sporting goods, and fishing and hunting equipment and supplies.

Staples for fastening cartons and containers. Stationery supplies:

Desk accessories. (See also Order L-73.)

Office supplies. (See also Order L-73.)

Pencils. (See also Order L-227.)

Pens and penholders.

Statues.

Sundials.

Telescopes.

Tent poles and parts.

Thermos jugs and bottles.

Toys.

Unions and union fittings (except seats and except for other parts of unions and union fittings where and to the extent that the physical and chemical properties of the liquid or gas passing through the union or union fitting makes the use of any other material dangerous or impractical). (See also Order L-42.)

Umbrellas.

Valve handles.

Valves over 2-inch size (except seats, discs, stems, yoke sleeves, yoke bushings, stem bearings and packing glands, and except for other parts of such valves where and to the extent that the physical and chemical properties of the liquid or gas passing through the valve makes the use of any other material dangerous or impractical).

Voting machines.

Weather vanes.

Weight reducing and exercising machines.

Wool.

#### LIST A-2

NOTE: Items "Brushes \* \* \*" "Cement flooring \* \* \*" "Cooling towers \* \* \*" "Fans \* \* \*" "Screens \* \* \*" "Slide fasteners \* \* \*" amended; item "Parl-mutuel \* \* \*" added May 17, 1943; item "Automotive maintenance equipment \* \* \*" added April 29, 1943.

The manufacturing, processing, assembling or finishing of the items listed below and of all parts (including repair parts) therefor is prohibited after the governing date if such article or part contains copper products or copper base alloy products, except to the extent permitted by the exceptions noted on the list. Where this list excepts an item if the use of copper products or copper base alloy products in making the item is limited or if the item is being produced for a particular end use, the manufacture, processing, assembling and finishing of the item made under the terms of such an exception is governed by paragraphs (b) and (d) (1) of this order.

#### Governing date

Adjustable stencils. Dec. 31, 1942  
Air conditioning equipment and refrigeration equipment (except when the only copper products or copper base alloy products used are permitted by the terms of Order L-126 and the schedules thereto and when the production of the equipment is permitted under the terms of Order L-38, either because the order therefor is an "authorized order" under Order L-38 or otherwise). April 6, 1943  
Arch supports. Feb. 26, 1943

#### Governing date

Atomizers (except for medicinal purposes and for use in the preparation of dried milk and dried eggs). Dec. 31, 1942  
Automotive maintenance equipment except when the only copper products or copper base alloy products used are permitted by the terms of Order L-270. Apr. 30, 1943  
Blow torches, gasoline and alcohol, (except when the only copper products or copper base alloy products used are for the pump barrel, pump check valve assembly, pump cylinder cap, brazing material, pack nut, valve stem, valve body and jet block). Jan. 20, 1943  
Blow torches, kerosene (except when the only copper products or copper base alloy products used are for the pump barrel, pump check valve assembly, pump cylinder cap, brazing material, pack nut, valve stem, valve body and jet block). Feb. 28, 1943  
Brushes (except for the types used in electric motors and generators; and except for industrial brushes used for (a) applications requiring non-sparking characteristics, (b) burring of needles, (c) the manufacture of precision gauges, or (d) the manufacture of combat end-products complete for tactical operations (including, but not limited to, aircraft, ammunition, armament and weapons, ships, tanks, and vehicles), when prescribed for field or combat use by the Army or Navy of the United States or when prescribed for field or combat use by the Army and Navy of any foreign country, and (e) except for drawing, spacing, or binding wire for other industrial brushes where copper or copper base alloy wire is essential to the efficient performance of the brush). The term "drawing, spacing, or binding wire" does not include "stapling wire". Dec. 31, 1942  
Cement flooring and composition flooring (except that crude arsenical copper precipitate may be used for flooring for hospital operating and anesthesia rooms, for places where explosives are handled or stored and for places where explosive vapors may be present). Dec. 26, 1942  
Change making, coin counting and sorting machines. Feb. 28, 1943  
Cooling towers (except when the only copper products or copper base alloy products used are for parts necessary for conducting electricity, bearings, and worm gears for speed reducers). Dec. 26, 1942  
Daubers for shoe polish. Feb. 26, 1943  
Electrolytic devices for the removal and prevention of scale in boilers. Dec. 31, 1942  
Expansion bolts and caulking anchors. Feb. 28, 1943  
Fans as defined in Order L-176 (except when the only copper products or copper base alloy products used are permitted by the terms of Order L-176 or by a specific authorization of the War Production Board granted pursuant to such order). Apr. 6, 1943

#### Governing date

Gas heater and stove installation connections. Feb. 28, 1943  
Gas stoves and ranges for household use (except when each valve contains not more than 1/2 ounce of copper base alloy and each control contains not more than 1 1/2 ounces of copper base alloy and the stove or range contains no other copper or copper base alloy whatever). Aug. 7, 1942  
Hand saw screws, nuts and washers for attaching saw blades to the handle. Dec. 26, 1942  
Hammers. Dec. 31, 1942  
Insignia. Feb. 26, 1943  
Lamps, electric (except for non-portable lamps for use in hospitals or in industry, other than in offices, and then only when the only copper products or copper base alloy products used are for parts necessary for conducting electricity). Dec. 31, 1942  
Lanterns. Sept. 7, 1942  
Linoleum stripping. Feb. 26, 1943  
Lighting fixtures for use outside of a building (except when the only copper products or copper base alloy products used are for parts necessary for conducting electricity). For lighting fixtures in a building see "Lighting fixtures" under "Building Supplies and Hardware" on the Combined List. Dec. 31, 1942  
Loose-leaf binders. Dec. 26, 1942  
Mattress buttons and furniture glides. Feb. 26, 1943  
Parl-mutuel, gambling and gaming machines, devices and accessories. May 17, 1943  
Pipe, tube, tubing and fittings for water supply and distribution systems and installations (except corporation stops and couplings therefor, curb stops and couplings therefor, adapters, unions, solder nipples and ferrules and except for all such pipe, tube, tubing and fittings for use on board ship and in chlorine gas equipment). This takes the place of Interpretation No. 4 of Order M-9-c. Dec. 26, 1942  
Plumbing fixture fittings and trim (except when the only copper products or copper base alloy products used are permitted by the terms of Schedules V, V-a and XII of Order L-42 or any schedules or orders taking their place, or are permitted by a specific authorization of the War Production Board granted pursuant to such a schedule or order). Dec. 26, 1942  
Putty and scraping knives. Feb. 26, 1943  
Sash balances. Feb. 26, 1943  
Screens and points for oil wells and water wells (except for public and industrial water supply systems and installations). May 17, 1943  
Seismograph loading pole couplings. Feb. 28, 1943  
Shower curtains. Dec. 26, 1942  
(i) Slide fasteners, hooks and eyes, brassiere hooks, sew-on, machine attached or riveted snap fasteners, buckles, buttons, corset clasps, garter trimmings, hose supporters, personal hardware, pin fasteners, slides, and trouser trimmings; and (ii)



## Governing date

eyelets, loops, staples, rivets, burrs and tacks for use on wearing apparel	May 17, 1943
Sound equipment attachments for motion picture projection machines (except for parts to repair and maintain necessary existing equipment in public theaters and educational institutions)	Dec. 31, 1942
Table flatware (except for a copper-silver strike)	Dec. 31, 1942
Tokens	Feb. 26, 1943
Trolley frog bodies, trolley wire crossover bodies, trolley clamps used for supporting Fig. 8 or grooved trolley wire (unless used for carrying current), and miscellaneous items such as machine screws, bolts and studs used with overhead trolley line material	Jan. 20, 1943
Tying devices for laundry	Feb. 26, 1943

## MILITARY EXEMPTION LIST

Note: Items "Hot water heaters \* \* \*" "Slide fasteners \* \* \*" amended; item "Screens \* \* \*" added; item "Dishwashing machines" deleted May 17, 1943.

Bakery equipment (parts necessary for conducting electricity or where the use of copper products or copper base alloy products is essential to the proper functioning of the parts). For hot water heaters, tanks and coils see below on this list.  
Bells (for use on board ship until Feb. 28, 1943).

Binoculars.  
Blow torches, gasoline, kerosene and alcohol (parts other than tanks, only).

Boxes, cans, jars and other containers (for radio and communication equipment and for powder charges).

Carbonated beverage dispensing units for use on board ship (functional parts subject to corrosive action or which come in contact with food, only).

Conduits and pipe (for radio and electrical communication equipment).  
Chronometer and watch cases.

Decorations as defined in Army and Navy Regulations when produced to fill purchase orders rated AA-3 or higher only.

Field ranges and ski stoves.  
Floats for liquid level control (for use in aircraft and on board ship).

Furniture hardware (for use within magnetic circle on board ship).  
Hammers.

Hoists, for handling powder, projectiles and explosives (for use on board ship).

Hot water heater coils for hospital, laundry and bakery projects.

Insect screens but only when made with screening manufactured prior to Feb. 28, 1943.

Insignia (but only rank, branch and "U. S." insignia for the Armed Forces when produced to fill purchase orders rated AA-3 or higher) until June 1, 1943.

Kitchen utensils, devices, machines and appliances (parts necessary for conducting electricity or which come in contact with food or where the use of copper products or copper base alloy products is essential to the proper functioning of the parts).

Ladders and stairs, for use in gasoline storage spaces on board ship (treads, only).

Lanterns, gasoline (generators, valves and controls, only).

Laundry equipment, for use on board ship (parts necessary for conducting electricity or where the use of copper products or copper base alloy products is essential to the proper functioning of the parts). For hot water heaters, tanks and coils see above on this list.

Laundry equipment, mobile, for field use (parts necessary for conducting electricity or where the use of copper products or copper base alloy products is essential to the proper functioning of the parts). For hot water heaters, tanks and coils see above on this list.

Lights, lamps and accessories (for use in aircraft and on board ship).

Locks and latches (for use on board ship).

Motion picture and projection equipment.  
Name, identification and metal plates of a gauge of .03125 inch or less (for use in aircraft and on board ship).

Paint (for ship bottoms and flying boat hull bottoms).

Photographic equipment and accessories.  
Pins for hinges (for use on board ship).

Prescription scales (health supplies).  
Reflectors (for use on board ship, in aircraft searchlights, and recognition lights and hospital operating room lights and therapeutic lights).

Safety lamps flame type (for use on board ship and for use in other places where there is danger of explosion).

Screens and points for water wells.

Shells and caps for electric sockets (for use in aircraft and on board ship).

(i) Slide fasteners and tack buttons for use on jungle clothing and equipment, flying suits and Navy flying boots; (ii) sew-on, machine attached or riveted snap fasteners, buckles, eyelets, staples, rivets and burrs for use on jungle clothing and equipment, and for use on leather, canvas, webbing and duck for field clothing and equipment being produced on a rating of AA-3 or higher; and (iii) springs for snap fasteners for any use.

Soda fountain equipment for use on board ship (functional parts subject to corrosive action or which come in contact with food, only).

Sound equipment attachments for motion picture projection machines.

Table flatware made according to Fed. Spec. RF-T-56 until March 31, 1943.

Telescopes.

Unions and union fittings (for use on board ship).

Valve handles (for use within magnetic circle on board ship).

Valves (for use on board ship).

[F. R. Doc. 43-8113; Filed, May 21, 1943; 4:27 p. m.]

## PART 1010—SUSPENSION ORDERS

[Suspension Order S-325]

## OHIO SODA WATER CO.

The Ohio Soda Water Company, Columbus, Ohio, is engaged in the business of bottling and selling non-alcoholic beverages. During the months of June, July, September, October and December, 1942, the company used in the bottling of such beverages 9,669 gross of closures in excess of its total quotas for those months under Conservation Order M-104. During this period the company knew that Conservation Order M-104 imposed certain restrictions upon its use of closures but took no steps to familiarize itself with these restrictions or to set up a system to keep its use of closures within the proper quotas.

These violations of Conservation Order M-104 have hampered and impeded the war effort of the United States by diverting scarce materials to uses unau-

thorized by the War Production Board. In view of the foregoing: *It is hereby ordered, That:*

§ 1010.325 *Suspension Order S-325.*  
(a) During the calendar quarter beginning July 1, 1943, the Ohio Soda Water Company, its successors and assigns, shall not use in the bottling of non-alcoholic beverages more than 75% of the closures which it would otherwise be entitled to use under the provisions of Conservation Order M-104.

(b) Nothing contained in this order shall be deemed to relieve the Ohio Soda Water Company from any restriction, prohibition, or provision contained in any other order or regulation of the War Production Board, except in so far as the same may be inconsistent with the provisions hereof.

(c) This order shall take effect on July 1, 1943, and shall expire on September 30, 1943, at which time the restrictions contained in this order shall be of no further effect.

Issued this 21st day of May 1943.

WAR PRODUCTION BOARD,

By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 43-8114; Filed, May 21, 1943; 4:27 p. m.]

## PART 3175—REGULATIONS APPLICABLE TO THE CONTROLLED MATERIALS PLAN

[CMP Reg. 1, Direction 9]

## BRASS MILL AND WIRE MILL DIRECTION

The following direction is issued to all brass mills and wire mills pursuant to paragraph (t) of CMP Regulation No. 1:

Notwithstanding anything to the contrary contained in CMP Regulation No. 8, paragraph (e), or any other CMP regulation:

(a) A brass mill or wire mill may accept an authorized controlled material order for a brass mill product which it does not produce, provided that before accepting the order the mill has made arrangements to have the material called for by the order produced by another controlled materials producer.

(b) The brass mill or wire mill placing an order with another controlled materials producer pursuant to paragraph (a) of this direction shall extend the allotment number or symbol appearing on his customer's order. An order so placed shall constitute an authorized controlled material order.

(c) In no event shall a brass mill or wire mill placing an order with another controlled materials producer pursuant to this direction process the material covered by any such order in any manner whatsoever or report the order to the War Production Board as an order received or filled by him. However, the mill producing the order shall report acceptance and shipment on the forms provided for such purposes.

Issued this 22d day of May 1943.

WAR PRODUCTION BOARD,

By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 43-8138; Filed, May 22, 1943; 10:59 a. m.]



PART 3175—REGULATIONS APPLICABLE TO  
THE CONTROLLED MATERIALS PLAN

[Inventory Direction 8 Under CMP Reg. 2]

STEEL PIT CASTINGS

§ 3175.108 *Inventory Direction No. 8.*  
Pursuant to paragraph (b) (2) of CMP  
Regulation 2: It is hereby ordered, That:

The provisions of paragraph (b) (1) of  
CMP Regulation 2 shall not apply to accept-  
ance of delivery of steel pit castings. All  
other provisions of CMP Regulation 2 shall  
continue to apply.

Issued this 22d day of May 1943.

WAR PRODUCTION BOARD,

By J. JOSEPH WHELAN

Recording Secretary.

[F. R. Doc. 43-8139; Filed, May 22, 1943;  
10:59 a. m.]

PART 3248—MANUFACTURED CRUDE ABRA-  
SIVE AND ABRASIVE GRAIN

[Conservation Order M-319]

The fulfillment of requirements for  
the defense of the United States has  
created a shortage in the supply of man-  
ufactured crude abrasive and abrasive  
grain for defense, for private account,  
and for export; and the following order  
is deemed necessary and appropriate in  
the public interest and to promote the  
national defense.

§ 3248.1 *Conservation Order M-319—*  
(a) *Definitions.* For the purpose of this  
order:

(1) "Manufactured crude abrasive"  
means silicon carbide or fused alumi-  
num oxide. Natural abrasives, such as  
emery, garnet, corundum, and flint, are  
not subject to this order.

(2) "Silicon carbide" means that  
product which results from combining  
silica and coke in a resistance-type elec-  
tric furnace.

(3) "Fused aluminum oxide" means  
that product resulting from the fusion  
of alumina, or the fusion and purifica-  
tion of bauxite in an electric furnace,  
reduced by sledging or crushing to un-  
graded lumps or fine particles.

(4) "Abrasive grain" means:

(i) Any manufactured crude abrasive  
which has been classified as to particle  
size by mechanical, hydraulic, pneu-  
matic, or other methods, and

(ii) Abrasive optical powders, abrasive  
flours, blasting grain, reclaimed grain,  
refractory grain, firesand, and other  
manufactured abrasive and refractory  
grain specialties, whether or not classi-  
fied as to particle size.

(5) "Producer" means any person who  
produces manufactured crude abrasive  
or abrasive grain.

(6) "Importer" means any person who  
imports manufactured crude abrasive or  
abrasive grain from sources outside the  
United States.

(7) "Branch outlet" means any  
branch store, branch warehouse, or  
other direct agent of a producer or im-

porter, used for purposes of distributing  
manufactured crude abrasive or abra-  
sive grain.

(8) "Distributor" means any pur-  
chaser of manufactured crude abrasive  
or abrasive grain for purposes of resale  
without further processing.

(9) "Ultimate consumer" means any  
purchaser of manufactured crude abra-  
sive or abrasive grain other than a dis-  
tributor.

(10) "Period of authorization" means  
the period in which any producer or im-  
porter is authorized to use, and any per-  
son is authorized to accept delivery of  
manufactured crude abrasive or abrasive  
grain pursuant to authorization on Form  
PD 888 (manufactured crude abrasive),  
or PD 886 (abrasive grain). Each period  
of authorization shall be of two calendar  
months' duration. The first period of  
authorization shall be for the months of  
July and August, 1943; the second period  
shall be for the months of September  
and October, 1943, etc.

(b) *Restrictions on use and delivery of  
manufactured crude abrasive and abra-  
sive grain.* (1) Except as permitted by  
paragraph (d) of this order, on and after  
July 1, 1943, notwithstanding any con-  
tract, agreement or preference rating to  
the contrary:

(i) No producer or importer shall  
himself use, and no producer, importer,  
branch outlet, or distributor shall deliver  
to any person any manufactured crude  
abrasive or abrasive grain except pursu-  
ant to specific authorization granted by  
the War Production Board on Form PD  
888 (manufactured crude abrasive), or  
PD 886 (abrasive grain); and

(ii) No person shall accept delivery of  
any manufactured crude abrasive or  
abrasive grain, except pursuant to speci-  
fic authorization granted by the War  
Production Board on Form PD 888 (man-  
ufactured crude abrasive), or PD 886  
(abrasive grain).

(2) Delivery of orders for manufac-  
tured crude abrasive or abrasive grain  
pursuant to specific authorization on  
Form PD 888 (manufactured crude abra-  
sive), or PD 886 (abrasive grain), may be  
scheduled in any given two-month pe-  
riod of authorization by producers, im-  
porters, branch outlets, and distributors,  
without regard to preference ratings in  
the sequence best suited to maximum  
production and customers' needs.

(3) No producer or importer author-  
ized to use, and no person authorized to  
accept delivery of abrasive grain by an  
authorization on Form PD 886 shall use  
such abrasive grain for any purposes  
other than the purposes authorized on  
said Form PD 886 except as otherwise  
specifically directed by the War Produc-  
tion Board.

(c) *Applications for authorization.*

(1) Any producer or importer who  
desires to use, and any person who desires  
to accept delivery of, manufactured  
crude abrasive during the months of July  
and August, 1943, (which constitute the  
first period of authorization), shall apply  
on or before June 15, 1943, for authori-

zation to use or accept delivery of that  
quantity of manufactured crude abra-  
sive which will be required by the appli-  
cant during the months of July and Aug-  
ust, 1943. Thereafter, on or before Aug-  
ust 15, 1943, and on or before the 15th  
day of the month preceding each subse-  
quent two-month period of authoriza-  
tion, any producer or importer who de-  
sires to use, and any person who desires  
to accept delivery of manufactured crude  
abrasive during such subsequent two-  
month period of authorization, shall ap-  
ply for authorization to use or accept de-  
livery of that quantity of manufactured  
crude abrasive which will be required by  
the applicant during such subsequent  
period of authorization. All applica-  
tions for authorization to use or accept  
delivery of manufactured crude abrasive  
shall be made on Form PD 888 in the  
manner prescribed therein. Copies of  
Form PD 888 may be obtained at local  
Field Offices of the War Production  
Board.

(2) Except as provided in paragraphs  
(c) (3), (d) (1), and (d) (2) of this  
order, any producer or importer who de-  
sires to use, and any person who desires  
to accept delivery of, abrasive grain dur-  
ing the months of July and August, 1943  
(which constitute the first period of au-  
thorization), shall apply on or before  
June 10, 1943, for authorization to use or  
accept delivery of that quantity of  
abrasive grain which will be required by  
the applicant during the months of July  
and August, 1943. Thereafter, except as  
provided in paragraphs (c) (3), (d) (1),  
and (d) (2) of this order, on or before  
August 10, 1943, and on or before the  
10th day of the month preceding each  
subsequent two-month period of authori-  
zation, any producer or importer who de-  
sires to use, and any person who desires  
to accept delivery of, abrasive grain dur-  
ing such subsequent two-month period  
of authorization, shall apply for authori-  
zation to use or accept delivery of that  
quantity of abrasive grain which will be  
required by the applicant during such  
subsequent period of authorization. All  
applications for authorization to use, or  
accept delivery of, abrasive grain shall be  
made on Form PD 886 in the manner pre-  
scribed therein. Copies of Form PD 886  
may be obtained at local Field Offices of  
the War Production Board.

(3) In the event that an ultimate con-  
sumer desires to buy abrasive grain from  
a distributor or branch outlet during any  
period of authorization, the ultimate con-  
sumer shall apply on or before the first  
day of the month preceding the period  
of authorization in which delivery is re-  
quired in the manner prescribed in Form  
PD 886. No further application by the  
distributor or branch outlet shall be re-  
quired for such abrasive grain, but the  
War Production Board, when acting on  
such ultimate consumer's application,  
will simultaneously grant or deny to  
such distributor or branch outlet au-  
thorization to accept delivery for, and  
to redeliver to, such ultimate consumer.

(4) Failure by any person to file an  
application pursuant to the provisions



of this paragraph (c) may be construed as notice to the War Production Board that such person does not desire authorization to use, or accept delivery of, manufactured crude abrasive or abrasive grain, as the case may be, in the period of authorization for which such application is required.

(5) Whenever any order for manufactured crude abrasive or abrasive grain, previously authorized on Form PD 888 (manufactured crude abrasive), or PD 886 (abrasive grain), is cancelled, the producer, importer, branch outlet, or distributor, with whom such order was placed, shall immediately notify the War Production Board of such cancellation.

(d) *Small grain order exemptions.* (1) Any producer or importer who has not been specifically authorized on Form PD 886 to use, and any ultimate consumer who has not been specifically authorized on Form PD 886 to accept delivery of, abrasive grain during any given two-month period of authorization may use or accept delivery of a small quantity of abrasive grain during such two-month period of authorization without specific authorization on Form PD 886: *Provided, however,* That in no event shall the total quantity of abrasive grain used by such producer or importer, or accepted by such ultimate consumer from all sources during such two-month period of authorization without authorization on Form PD 886, exceed the following maximum amounts:

(i) A quantity of abrasive grain manufactured from silicon carbide (other than abrasive optical powders) having a value of \$350 list price; and/or

(ii) A quantity of abrasive grain manufactured from fused aluminum oxide (other than abrasive optical powders) having a value of \$225 list price; and/or

(iii) A quantity of abrasive optical powders manufactured from silicon carbide or fused aluminum oxide having a value of \$100 list price.

(2) Subject to the inventory limitations contained in paragraph (f) of this order, any branch outlet or distributor may accept delivery of abrasive grain for stock to fill small orders therefor, pursuant to paragraph (d) (1) of this order. No specific authorization on Form PD 886 shall be required for such branch outlet or distributor to accept delivery of such abrasive grain, but each order for such abrasive grain placed by a branch outlet or distributor with a producer, importer, or another branch outlet, must be accompanied by a certification by such branch outlet or distributor, signed manually, or as provided by Priorities Regulation No. 7, substantially as follows:

The abrasive grain specified on this purchase order is required by the undersigned for stock to fill small orders pursuant to paragraph (d) (1) of Conservation Order M-319, with the terms of which the undersigned is familiar. Delivery of this order will not increase the undersigned's inventory of the specified sizes and types of abrasive grain beyond a supply required under the undersigned's current practices for re-

sale on such small orders during a period of sixty days.

(Name and address of distributor or branch outlet)

By \_\_\_\_\_  
(Authorized signature)

(3) Any producer, importer, branch outlet, or distributor, may deliver a quantity of abrasive grain manufactured from silicon carbide, other than abrasive optical powders, not to exceed \$350 list price, in value, and/or a quantity of abrasive grain manufactured from fused aluminum oxide, other than abrasive optical powders, not to exceed \$225 list price in value, and/or a quantity of abrasive optical powders manufactured from silicon carbide or fused aluminum oxide not to exceed \$100 in value, to any person without specific authorization on Form PD 886, and any producer, importer or branch outlet may deliver to any branch outlet or distributor abrasive grain on orders placed pursuant to paragraph (d) (2) of this order and accompanied by the certification required by said paragraph: *Provided, That*

(i) The total quantity of abrasive grain other than abrasive optical powders delivered by any producer or importer without specific authorization pursuant to this paragraph (d) (3) during any two-month period of authorization shall not exceed five per cent of such producer's total tonnage production of abrasive grain other than abrasive optical powders for such period, and/or five per cent of such importer's total tonnage importations of abrasive grain other than abrasive optical powders for such period, and

(ii) The total quantity of abrasive optical powders manufactured from silicon carbide or fused aluminum oxide delivered by any producer or importer without specific authorization pursuant to this paragraph (d) (3), during any two-month period of authorization, shall not exceed 30 per cent of such producer's total tonnage production of such abrasive optical powders for such period, and/or 30 per cent of such importer's total tonnage importations of abrasive optical powders for such period.

(e) *Necessity for preference ratings for abrasive grain.* From and after June 1, 1943, no person shall sell, transfer, or deliver any abrasive grain pursuant to any order placed prior to June 1, 1943, unless such order bears a preference rating of A-10 or higher, nor shall any person sell, transfer, or deliver any abrasive grain, pursuant to any order placed subsequent to June 1, 1943, unless such order bears a preference rating of AA-5 or higher: *Provided, however,* That no preference rating shall be required for any order for abrasive grain specifically authorized on Form PD 886.

(f) *Limitation on inventories.* On and after June 1, 1943, no person other than a producer or importer shall purchase or accept delivery of any size and type of abrasive grain if his inventory thereof is, or will by virtue of such purchase or acceptance become, greater than the

quantity of such size and type of abrasive grain which will be required under his current practices for use or resale during a period of sixty days: *Provided, however,* That the delivery of abrasive grain pursuant to the following designated types of purchase orders shall be permitted to effect such an increase;

(1) Purchase orders placed by any procurement agency of the United States pursuant to the Act of March 11, 1941, entitled, "An Act to Promote the Defense of the United States" (Lend-Lease Act).

(2) Purchase orders placed by the Army, Navy, or Maritime Commission for abrasive grain required for bases or supply depots outside the continental United States, or for bases or supply depots within the continental United States which are maintained for emergency purposes, or to supply such bases or supply depots outside the continental United States.

(3) Any other purchase order specifically excepted from this restriction by the War Production Board.

(g) *Proposed production and importation schedules to be filed.* On or before June 15, 1943, and bi-monthly thereafter on or before the 15th day of each alternate succeeding calendar month, each producer or importer shall file with the War Production Board his proposed schedule of production and importation of manufactured crude abrasive and/or abrasive grain for the next succeeding two calendar months. Proposed schedules for the production and importation of manufactured crude abrasive shall be filed on Form PD 885 in the manner prescribed therein. Proposed schedules for the production and importation of abrasive grain shall be filed on Form PD 887 in the manner prescribed therein.

(h) *Other allocation and scheduling directions.* Notwithstanding any other provisions of this order, the War Production Board may at any time:

(1) Direct the return or cancellation of any order for manufactured crude abrasive or abrasive grain;

(2) Direct or change any schedule of production or delivery of manufactured crude abrasive or abrasive grain;

(3) Allocate orders for manufactured crude abrasive or abrasive grain placed with one person to another person;

(4) Revoke any authorization to use or accept delivery of manufactured crude abrasive or abrasive grain, granted pursuant to this order;

(5) Take such other action as it deems necessary with respect to the placing of orders for, or the production, use, or delivery of, manufactured crude abrasive or abrasive grain.

(i) *Intra-company deliveries.* The prohibitions and restrictions of this order with respect to deliveries of manufactured crude abrasive and abrasive grain shall apply not only to deliveries to other persons, including affiliates and subsidiaries, but also to deliveries from one branch, division, or section, of a single integrated enterprise to another branch, division, or section of the same



or any other enterprise under common ownership or control.

(j) *Notification to customers.* Each producer, importer, branch outlet, or distributor, shall, as soon as practicable, notify each of his regular customers of the requirements of this order, but failure to give or receive such notice shall not excuse any such person from complying with the terms hereof.

(k) *Reports.* All producers, importers, branch outlets, or distributors, affected by this order shall execute and file with the War Production Board such reports and questionnaires as the War Production Board shall from time to time request, subject to the approval of the Bureau of the Budget, pursuant to the Federal Reports Act of 1942.

(l) *Applicability of regulations.* All transactions affected by this order are subject to applicable provisions of the regulations of the War Production Board as amended from time to time.

(m) *Violations.* Any person who willfully violates any provision of this order, or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using material under priorities control, and may be deprived of priorities assistance.

(n) *Appeals.* Any appeal from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provisions appealed from, and stating fully the grounds of the appeal.

(o) *Communications.* All reports to be filed, appeals and other communications concerning this order should be addressed to: War Production Board, Tools Division, Washington, D. C. Ref: M-319.

Issued this 22d day of May 1943.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 43-8140; Filed, May 22, 1943;  
10:59 a. m.]

#### PART 3251—RADIO REPLACEMENT PARTS: SIMPLIFICATION

[General Limitation Order L-293]

The fulfillment of requirements for the defense of the United States has created a shortage in the supply for defense, for private account and for export, of radio replacement parts and copper and other critical materials entering into the production thereof, and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3251.1 *General Limitation Order L-293—(a) Definitions.* For the purpose of this order:

(1) "Producer" means any person who manufactures radio replacement parts.

(2) "Manufacturer" means to fabricate, assemble, produce, process, ma-

chine or alter materials by physical or chemical means, or to cause the doing of those acts.

(3) "Radio replacement part" means any functional part or component of any type of home radio receiver or apparatus designed for the reception of radio broadcasts in domestic, household or private use; and includes but is not limited to capacitors, transformers, reactors, volume controls, switches, ballast tubes and cords, chokes and coils.

(b) *Restrictions.* (1) On and after July 1, 1943 (or such other date as may be specified in Schedule A hereof), no producer shall manufacture any radio replacement parts of the kinds listed on Schedule A hereof except in the sizes and types enumerated and approved, and conforming to the specifications prescribed, in the American War Standard specified below each kind of radio replacement part listed: *Provided, however,* That nothing contained in such standards shall compel any producer to mark such radio replacement parts with the symbol  $\dots V$ , nor shall any producer be required to secure approval by the War Production Board of such trade name or manufacturer's symbol as he shall place thereon.

(2) The War Production Board may from time to time specifically authorize in writing exceptions to the restrictions of paragraph (b) (1) hereof, in cases where radio replacement parts which conform to the requirements of this order are not adaptable to the maintenance or repair of existing electronic equipment. Application for exception may be made by any producer by filing a letter in triplicate, stating the quantity of listed radio replacement parts for the manufacture of which application is made, together with reasons why radio replacement parts conforming to the provisions of this order are not deemed adaptable to the required use.

(c) *Applicability of regulations.* This order and all transactions affected thereby are subject to all applicable provisions of the regulations of the War Production Board as amended from time to time.

(d) *Appeals.* Any appeal from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provisions appealed from and stating fully the grounds of the appeal.

(e) *Violations.* Any person who willfully violates any provision of this order or who in connection with this order willfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime and upon conviction may be punished by fine or imprisonment. In addition any such person may be prohibited from making or obtaining further deliveries of or from processing or using material under priorities control and may be deprived of priorities assistance.

(f) *Communications.* All reports to be filed, appeals and other communications concerning this order should be addressed to War Production Board,

Radio and Radar Division, Washington, D. C., Ref: L-293.

Issued this 22d day of May 1943.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

#### SCHEDULE A<sup>1</sup>

1. Dry electrolytic capacitors.  
American War Standard C16.7-1943; approved February 16, 1943; published by American Standards Association.
2. Fixed paper-dielectric capacitors.  
American War Standard C16.6-1943; approved February 16, 1943; published by American Standards Association.
3. Power and audio transformers and reactors.  
American War Standard C16.9-1943; approved March 29, 1943; published by American Standards Association.

[F. R. Doc. 43-8141; Filed, May 22, 1943;  
10:59 a. m.]

#### PART 3255—AIRCRAFT EARMARKED HARDWARE AND COMPONENTS

[Limitation Order L-296]

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of aircraft hardware and components for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3255.1 *Limitation Order L-296—(a) Purpose and scope.* This order and directives issued under it prescribe the manner of acquisition, warehousing and delivery of certain types of aircraft hardware and components by certain warehouses. This order supersedes any provision of Limitation Order L-63, Priorities Regulations No. 1 and 13 and CMP Regulation No. 4, as amended from time to time, which are inconsistent with it or with such directives.

(b) *Definitions.* For the purpose of this order:

(1) "Aircraft warehouse" means a distributor of aircraft earmarked hardware and components to whom a Directive pursuant to paragraph (d) of this order is issued.

(2) "Aircraft earmarked hardware and components" means those items of material, parts, components and equipment for aircraft listed on Schedule A hereof and procured by an aircraft warehouse by a rating assigned on Form PD-1X bearing the identification letters "A. C.", or procured pursuant to Form PDL-2033-A or Form A. S. U. "Permit Authorizing Transfer of Materials."

(c) *Restrictions on aircraft earmarked hardware and components.* No aircraft warehouse shall procure, maintain stock of, or deliver aircraft earmarked hardware and components except in accordance with the provisions

<sup>1</sup> Copies of American War Standards to which reference is made in this Schedule may be obtained from the Radio and Radar Division, War Production Board, Washington, D. C.; or American Standards Association, 29 West 39th Street, New York, New York.



of a Directive issued pursuant to paragraph (d) hereof.

(d) *Directives for procurement, maintenance and delivery of aircraft earmarked hardware and components.* Directives may from time to time be issued to prescribe the manner of and procedure for procurement, maintenance and delivery of aircraft earmarked hardware and components by an aircraft warehouse.

(e) *Reports.* Each aircraft warehouse shall execute and file with the War Production Board or such other place as may be designated such reports and questionnaires, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942, as may from time to time be required, but no reports or questionnaires are to be filed until forms therefor have been prescribed by Directives issued pursuant to paragraph (d). Aircraft earmarked hardware and components reported on such forms shall not be reported on other forms prescribed by the War Production Board unless such reports are directed to be filed notwithstanding the provisions of this order.

(f) *Appeals.* Any appeal from the provisions of this order or a Directive issued pursuant to paragraph (d) hereof shall be made by filing a letter in triplicate referring to the particular provisions appealed from and stating fully the grounds for appeal.

(g) *Violations.* Any person who willfully violates any provision of this order or of a Directive issued pursuant to paragraph (d) hereof or who in connection with this Order or such Directive willfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime and upon conviction may be punished by fine or imprisonment. In addition any such person may be prohibited from making or obtaining further deliveries of, or from processing or using materials under priorities control and may be deprived of priorities assistance.

(h) *Communications.* All communications concerning this order or of a Directive issued pursuant to paragraph (d) hereof or any reports or questionnaires required to be filed shall, unless otherwise directed, be addressed to: Administrator, Aircraft Scheduling Unit, Dayton, Ohio, Ref.: L-296.

Issued this 22d day of May 1943.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

#### SCHEDULE A

##### I. AIRCRAFT HARDWARE VALVES AND FITTINGS

1. Bolts, Nuts, Pins and Screws—a. *Hex. Hd. Bolts.* Specifications: AN-3 through AN-16.

b. *Clevis Bolts.* Specifications: AN-21 through AN-36.

c. *Eye Bolts.* Specifications: AN-42 through AN-49.

d. *Hex. Hd. Bolts.* Specifications: Air Corps Drawing No. 60, Air Corps Drawing No. 65.

e. *Drilled Hex. Rd. Bolts.* Specifications: AN-73 through AN-81.

f. *Close Tolerance Bolts.* Specifications: NAS-53 through NAS-60, NAS-62, NAS-64, NAS-66.

g. *Phillips Hd. Bolts.* Specifications: NAS-200, NAS-202.

h. *Frearson Hd. Bolts.* Specifications: NAS-201, NAS-203.

i. *Nuts.* Specifications: AN-310, AN-315, AN-316, AN-320.

j. *Air Corps Drawing No. 325, Air Corps Drawing No. 330.*

k. *Air Corps Drawing No. 335, AN-340, AN-345, AN-350, AN-355, AN-360.*

l. *Cotter Pins.* Specifications: AN-380.

m. *Taper Pins.* Specifications: AN-385, AN-386.

n. *Clevis Pins.* Specifications: AN-392 through AN-400, AN-402, AN-404, AN-406.

o. *Screws.* Specifications: Air Corps Drawing No. 500, Air Corps Drawing No. 501, AN-502, Air Corps Drawing No. 503, AN-505, AN-510, AN-515, AN-520, Air Corps Drawing No. 525, AN-526, Air Corps Drawing No. 530, Air Corps Drawing No. 531, AN-535, Air Corps Drawing No. 540, AN-545, AN-550, Air Corps Drawing No. 560, Air Corps Drawing No. 565, Air Corps Drawing No. 566, Air Corps Drawing No. 570, NAF-1164, NAF-1175, NAF-1176, NAF-1177, NAF-1178, NAF-1193.

p. *Phillips Hd. Screws.* Specifications: 42B4937 through 42B4945, 42A4946, 42A4947, 42B5184.

q. *Frearson Hd. Screws.* Specifications: 42A5700, 42A5701, 42B5702 through 42B5711.

r. *Turnbuckle Assemblies and Parts.* Specifications: AN-130, AN-135, AN-140, Air Corps Drawing No. 150, AN-155, AN-160, Air Corps Drawing No. 161, AN-170, NAF-1084, AN-165.

s. *Rod End Adjusting Clevis.* Specifications: AN-486.

t. *Threaded Clevis Type.* Specifications: AN-665.

u. *Swaged Cable Terminals.* Specifications: AN-666 through AN-669.

v. *Deus Fasteners or Equivalent (i.e. dard or Equivalent Catalog Parts Only.* (No special drawing parts to be incl.)

w. *Elastic Stop Nuts or Equivalent Standard or Equivalent Catalog Parts Only.* (No special drawing parts to be incl.)

x. *Boots Self-Locking Nuts or Equivalent Standard or Equivalent Catalog Parts Only.* (No special drawing parts to be incl.)

y. *Aircraft valves ("Parker" Type) Standard AN, AC, and NAF Part Numbers Only, But Not Including Oxygen Valves or High Pressure Valves.*

z. *Aircraft Fittings ("Parker" Type) Standard AC 811, AN and NAF Part Numbers Only.*

[F. R. Doc. 43-8142; Filed, May 22, 1943; 10:59 a. m.]

##### PART 1162—DYESTUFFS AND ORGANIC PIGMENTS

[Conservation Order M-103, as Amended May 24, 1943]

##### § 1162.1 Conservation Order M-103—

(a) *Applicability of priorities regulations.* This order and all transactions affected thereby are subject to all applicable provisions of all the priorities regulations of the War Production Board, as amended from time to time.

(b) *Definitions.* For the purposes of this order:

(1) "Dyestuffs and organic pigments" means any coloring matter with the exception of coloring matter the chemical constituents whereof are entirely inorganic in nature, and shall not include

inorganic pigments which may be extended or otherwise processed with resins, dispersing agents, or other substantially colorless organic material.

(2) "Class A dyestuffs and organic pigments" means the anthraquinone vat dyes appearing on List A attached hereto.

(3) "Class B dyestuffs and organic pigments" means all anthraquinone vat dyes other than those appearing on List A, and shall also include Fast Red A. L. Salt, which shall be considered an anthraquinone vat dye of single strength.

(4) "Class C dyestuffs and organic pigments" means all anthraquinone dyes other than anthraquinone vat dyes.

(5) "Class D dyestuffs and organic pigments" means all dyestuffs and organic pigments which:

(i) Are not Class A, Class B or Class C dyestuffs and organic pigments, and

(ii) Are not derived from vegetable or animal sources, and

(iii) Are synthesized or produced in whole or in part from benzene, aniline, toluene, phthalic anhydride, phenols, cresols, xylonols, or derivatives of any of the foregoing, and

(iv) Are not dyestuffs and organic pigments certified under provisions of the Federal Food, Drug and Cosmetic Act (Ch. 9, Title 21, U. S. Code) and are sold and used exclusively for use in food, drugs and cosmetics, as defined in said Act.

(6) "1943 dollar value" means the dollar value computed from the domestic consumers contract sales price as of January 1, 1943.

(7) "Continental United States" means the 48 states, the District of Columbia and the Territory of Alaska.

(c) *Restrictions on sale, purchase and use—*(1) *Class A.* Except in the case of sales and deliveries for export within the limitations prescribed in paragraph (d), and except as provided in paragraph (f), no person shall sell, deliver, accept delivery of, or use any Class A dyestuffs and organic pigments.

(2) *Class B.* Except as provided in paragraph (f), no person shall, in any calendar quarter, deliver to any other person or persons for use in the continental United States or Canada an amount of Class B dyestuffs and organic pigments in excess of 15% of the amount of Class A and Class B dyestuffs and organic pigments delivered by such person to all other persons in the year 1941 for such use.

Except as provided in paragraph (f), no person shall, in any calendar quarter accept delivery of, for use in the continental United States or Canada, an amount of Class B dyestuffs and organic pigments in excess of 15% of the amount of Class A and Class B dyestuffs and organic pigments delivered to such person from all sources in the year 1941 for such use.

For the purposes of this subparagraph, amounts of Class A and Class B dyestuffs and organic pigments shall be calculated in pounds of equivalent single strength anthraquinone vat dyes and



shall be raised, but only to the extent necessary, to equal 25 pounds or a multiple thereof.

(3) *Class C.* Except as provided in paragraph (f), no person shall, in any calendar quarter, deliver to any other person or persons for use in the continental United States or Canada a total 1943 dollar value of Class C dyestuffs and organic pigments in excess of 15% of the total 1943 dollar value of Class C dyestuffs and organic pigments delivered by such person to all other persons in the year 1941 for such use.

Except as provided in paragraph (f), no person shall, in any calendar quarter, accept delivery of, for use in the continental United States or Canada, a total 1943 dollar value of Class C dyestuffs and organic pigments in excess of \$100, or 15% of the total 1943 dollar value of Class C dyestuffs and organic pigments delivered to such person from all sources in the year 1941, for such use, whichever is higher.

(4) *Class D.* Except as provided in paragraph (f), no person shall, in any calendar quarter, deliver to any other person or persons for use in the continental United States or Canada a total 1943 dollar value of Class D dyestuffs and organic pigments in excess of 15% of the total 1943 dollar value of Class D dyestuffs and organic pigments delivered by such person to all other persons in the year 1941 for such use.

Except as provided in paragraph (f), no person shall, in any calendar quarter, accept delivery of, for use in the continental United States or Canada, a total 1943 dollar value of Class D dyestuffs and organic pigments in excess of \$100, or 15% of the total 1943 dollar value of Class D dyestuffs and organic pigments delivered to such person from all sources in the year 1941 for such use, whichever is higher.

In determining the 1943 dollar value of dry and wet dispersions of organic pigments for the purposes of this subparagraph, only the organic pigment content of such dispersions shall be considered and the value of such content shall be based on the 1943 dollar value of a comparable dry pigment.

(5) *Use by producer of own dyestuffs.* For the purposes of subparagraphs (2), (3) and (4) of this paragraph amounts of dyestuffs and organic pigments of his own production which are, or have been, used by any person in any calendar quarter, or in the year 1941, shall be considered as having been delivered to such person in the calendar quarter, or the year 1941, as the case may be.

(d) *Restrictions on export.*—(1) *General restrictions.* No producer shall sell for export from the continental United States to any country other than Canada any dyestuffs and organic pigments produced by him except that any producer may sell for such export upon orders accompanied by individual export licenses issued by the Board of Economic Warfare, the applications for which show thereon the corresponding current domestic sales price of the dyestuffs and organic pigments to be exported, or upon orders covered by general export licenses,

a total amount of dyestuffs and organic pigments in each calendar quarter, the total 1943 dollar value of which is not in excess of:

(i)  $\frac{3}{4}$ % of the total 1943 dollar value of dyestuffs and organic pigments sold by him in the year 1941, plus

(ii) 17% of the total 1943 dollar value of dyestuffs and organic pigments sold for export in the year 1941 to all countries other than Canada.

(2) *Further restrictions on Class A, B, and C dyestuffs.* The amount of Class A dyestuffs and organic pigments produced by him which a producer may sell for export in any calendar quarter within the limits prescribed in subparagraph (1) shall not exceed  $\frac{3}{4}$ % of the total 1943 dollar value of Class A dyestuffs and organic pigments sold by him in the year 1941; and the total amount of Class A, Class B and Class C dyestuffs and organic pigments produced by him which a producer may sell for export in any calendar quarter shall not exceed 2% of the total 1943 dollar value of Class A, Class B, and Class C dyestuffs and organic pigments sold by him in the year 1941.

(3) *Carry-over of unused portion of export quota.* Any amounts of dyestuffs and organic pigments of any class which a producer may sell for export in the first calendar quarter of 1943, or any subsequent calendar quarter, within the provisions of subparagraphs (1) and (2), and which are not sold for export within such quarter may be carried over to the following quarter or quarters and operate to increase the corresponding quota for such class for such subsequent quarter or quarters to that extent. For the purposes of this subparagraph, all dyestuffs and organic pigments other than Class A, Class B and Class C dyestuffs and organic pigments shall be considered one class.

(e) *Treatment of mixtures of dyestuffs.* In the case of physical mixtures of dyestuffs and organic pigments of different classes, as defined in paragraph (b), containing a component or components of one class to the extent of at least 90% of the 1943 dollar value of such mixture, such mixtures shall be considered for the purposes of this order as belonging in entirety to the class to which the said component or components belong. In the case of all other physical mixtures of dyestuffs and organic pigments, the classes of components shall be considered separately.

(f) *General exceptions.* The prohibitions and restrictions of paragraphs (c) and (d) shall not apply to:

(1) Sales and deliveries of dyestuffs and organic pigments to the Army or Navy of the United States, the United States Maritime Commission, the Panama Canal, the Coast and Geodetic Survey, the Coast Guard, the Civil Aeronautics Authority, the National Advisory Commission for Aeronautics, the Office of Scientific Research and Development, the War Shipping Administration, the Defense Plant Corporation, the Government Printing Office or the Bureau of Engraving and Printing, or to the Government of Canada, or to any agency of the United States Government for de-

livery to any foreign country pursuant to the Act of March 11, 1941, entitled "An Act to Promote the Defense of the United States" (Lend-Lease Act), or

(2) Sales or deliveries of dyestuffs and organic pigments to any person for use in the manufacture of any item which is being produced under a specific contract or subcontract for any of the agencies mentioned in subparagraph (1) or the government of Canada, and the use for such manufacture but only to the extent required by the specifications of the prime contract, or

(3) Sales and deliveries of dyestuffs and organic pigments for use in, or resale for use in, and such use in, the manufacture of products to be physically incorporated in uniforms for:

(i) Officers and enlisted personnel of the Army and Navy of the United States (including the Marine Corps and Coast Guard), including nurses.

(ii) U. S. Government military and naval academy and training school students.

(iii) U. S. Maritime Commission and War Shipping Administration officers.

(iv) U. S. Coast and Geodetic Survey officers.

(v) U. S. Public Health Service officers and nurses; or

(4) Sales and deliveries to any person of amounts of dyestuffs and organic pigments to replace in inventory amounts of dyestuffs and organic pigments which, although not acquired for any of the uses referred to in subparagraphs (2) and (3), were nevertheless used for one of such purposes; or

(5) Sales and deliveries of dyestuffs and organic pigments by or from a producer or his exclusive sales agent to another producer or the exclusive sales agent of such other producer; or

(6) Sales and deliveries to any person of coloring for gasoline; or

(7) Sales and deliveries of dyestuffs and organic pigments to any person for chemical indicators or bacteriological stains; or

(8) Sales and deliveries of dyestuffs and organic pigments to any person for medicinal, therapeutic, or diagnostic uses; or

(9) Sales and deliveries of dyestuffs and organic pigments to any person for redyeing used apparel or used household furnishings; or

(10) Sales and deliveries to or by a retailer of dyestuffs and organic pigments in containers not exceeding 8 ounces in content;

*Provided, however,* That all sales and deliveries of dyestuffs and organic pigments exempted from the prohibitions and restrictions of paragraphs (c) and (d) by subparagraphs (2), (3), (4), (7), (8), and (9) of this paragraph shall be made only upon the receipt by the vendor from the purchaser of a certificate signed by such purchaser, or by a



person authorized to sign in his behalf, in substantially the following form:

The undersigned hereby certifies to his vendor and to the War Production Board that the amount of dyestuffs and organic pigments to be delivered on the annexed purchase order will be used for one or more of the purposes specified in paragraph (f) of Conservation Order M-103, or will replace inventory so used.

(g) *Restrictions on use of meta-toluylene diamine.* No person shall use any meta-toluylene diamine in the developing of diazotized dyes already present on textile fibers; *Provided*, That nothing contained herein shall be construed to prohibit the use of meta-toluylene diamine in the manufacture of dyestuffs and organic pigments. The term "meta-toluylene diamine" as used in this paragraph (g) shall include, without being limited to, the products commonly known in the trade as Amanil Developer B, Pontamine Developer TN, Developer D, Developer DB, Developer MT, Developer MTD or Developer TD.

(h) *Restrictions on use of anthraquinone.* No person shall use any anthraquinone in any physical form in discharging stripping or destroying naphthol (azoic), vat, or other dyes already present on textile fibers; *Provided*, That nothing contained herein shall be construed to prohibit the use of anthraquinone in the manufacture of dyestuffs and organic pigments. The term "discharging" as used in this paragraph (h), shall include, without being limited to, color and white discharge printing.

(i) *Restrictions on use of annatto and extracts.* No person shall use any annatto or annatto extracts for the purpose of coloring any materials other than food products.

(j) *Restrictions on inventory.* In addition to the restrictions on inventory contained in Priorities Regulation No. 1 (§ 944.14), no person using dyestuffs shall on or after January 21, 1943, purchase or accept delivery of any Class A dyestuffs and organic pigments which will increase his inventory thereof beyond an amount which, to the best of his knowledge and belief, will be used by him in the next 45 days, except that, notwithstanding the provisions of such regulations and this paragraph (j), any person purchasing directly from the Defense Supplies Corporation may hold as inventory any amount of Class A dyestuffs and organic pigments so purchased: *Provided, however*, That such amounts purchased from the Defense Supplies Corporation shall be taken into account in determining the size of inventory insofar as purchases and deliveries from other persons are concerned.

(k) *Prohibitions against sales or deliveries.* No person shall on or after January 21, 1943, sell or deliver any dyestuffs and organic pigments to any person, if he knows, or has reason to believe, such material is to be used in violation of the terms of this order.

(l) *Reports.* All persons affected by this order shall execute and file with the War Production Board such reports and questionnaires as may be required by the said Board from time to time. No

reports or questionnaires are to be filed by any person until forms therefor have been prescribed by the War Production Board.

(m) *Appeals.* Any appeal from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provision appealed from and stating fully the grounds of the appeal.

(n) *Violations.* Any person who willfully violates any provision of this order, or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using material under priority control and may be deprived of priorities assistance.

(o) *Communications to the War Production Board.* All communications concerning this order, or any reports required to be filed hereunder shall, unless otherwise directed, be addressed to: War Production Board, Textile, Clothing and Leather Division, Washington, D. C., Reference: M-103.

Issued this 24th day of May 1943.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

#### LIST A

##### PART I—TECHNICAL NAMES

1. Brown R CI 1151.
2. Brown G CI 1152.
3. Olive R CI 1150.
4. Golden orange R CI 1097.
5. Khaki 2G.
6. Olive T.
7. Olive GGL.
8. Olive green B.
9. Yellow 3RD.

##### PART II—TRADE NAMES

Amanthrene olive green B.  
Calcoloid golden orange RRTD CI 1097.  
Calcosol brown G CI 1152.  
Calcosol brown R CI 1151.  
Calcosol brown RP CI 1151.  
Calcosol golden orange RRTD CI 1097.  
Calcosol golden orange RRTD CI 1097.  
Calcosol khaki G Pr 122.  
Calcosol olive R CI 1150.  
Carbanthrene brown AR CI 1151.  
Carbanthrene brown AG CI 1152.  
Carbanthrene golden orange RRT CI 1097.  
Carbanthrene prt. golden orange RRT CI 1097.  
Carbanthrene khaki 2G Pr 122.  
Carbanthrene olive R CI 1150.  
Cibanone brown BG CI 1152.  
Cibanone brown GR CI 1151.  
Cibanone golden orange 2R CI 1097.  
Cibanone olive 2R CI 1150.  
Indanthrene brown FRA CI 1151.  
Indanthrene brown GA CI 1152.  
Indanthrene brown GAF CI 1152.  
Indanthrene brown GAP CI 1152.  
Indanthrene brown GWF CI 1152.  
Indanthrene brown GWP CI 1152.  
Indanthrene brown RA CI 1151.  
Indanthrene brown RAP CI 1151.  
Indanthrene brown RWP CI 1151.  
Indanthrene khaki 2GA Pr 122.  
Indanthrene khaki 2GF Pr 122.  
Indanthrene khaki 2GWP Pr 122.  
Indanthrene olive green BA.

Indanthrene olive RA CI 1150.  
Indanthrene olive RAP CI 1150.  
Indanthrene olive RW CI 1150.  
Indanthrene olive RWF CI 1150.  
Indanthrene orange RRTA CI 1097.  
Indanthrene orange RRTF CI 1097.  
Indanthrene orange RRTD CI 1097.  
Indanthrene orange RRTW CI 1097.  
Indanthrene yellow 3RD.  
Indanthrene olive T.  
Ponsol brown AG.  
Ponsol brown AR CI 1151.  
Ponsol brown ARS CI 1151.  
Ponsol green 2BL.  
Ponsol golden orange RRT CI 1097.  
Ponsol golden orange RRTS CI 1097.  
Ponsol khaki 2G.  
Ponsol olive AR CI 1150.  
Ponsol olive ARS CI 1150.  
Ponsol olive GGL.

[F. R. Doc. 43-8212; Filed, May 24, 1943; 11:29 a. m.]

#### PART 1294—PHOSPHATE PLASTICIZERS

[Allocation Order M-183 as Amended May 24, 1943]

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of phosphate plasticizers, as hereinafter defined, for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 1294.1 Allocation Order M-183—(a) *Definitions.* For the purpose of this order:

(1) "Phosphate plasticizers" means the following phosphate plasticizers in any form and from whatever source derived:

Tricresyl phosphate  
Triphenyl phosphate  
Di-phenyl mono-(ortho xenyl) phosphate  
Di-(ortho xenyl) mono-phenyl phosphate

(2) "Producer" means any person engaged in the production of phosphate plasticizers and includes any person who has such phosphate plasticizers produced for him pursuant to toll agreement.

(3) "Distributor" means any purchaser of phosphate plasticizers for purpose of resale.

(b) *Restrictions on use and delivery of phosphate plasticizers.* Except as specifically authorized in writing by the War Production Board upon application pursuant to paragraph (c), no person shall use, deliver or accept delivery of tricresyl phosphate or triphenyl phosphate on or after August 1, 1942, or of di-phenyl mono-(ortho xenyl) phosphate or di-(ortho xenyl) mono-phenyl phosphate on or after June 1, 1943; *Provided, however*, That no such specific authorization shall be required with respect to:

(1) The use or acceptance of delivery by any person during any one calendar month of one hundred (100) pounds or less of phosphate plasticizers;

(2) The delivery by any producer or distributor of one hundred (100) pounds or less of phosphate plasticizers to any one person during any one calendar



month (which may be made without regard to preference ratings), provided that the aggregate amount of such deliveries by any producer or distributor during any one calendar month shall not exceed two percent (2%) of the deliveries which he is specifically authorized to make during such month.

(c) *Applications and reports.* (1) Each person (including producers and distributors seeking authorization to use or accept delivery of phosphate plasticizers during any calendar month shall file application on or before the 15th day of the month preceding the month for which authorization for use or delivery is requested. Such application shall be made on the form PD-600, except as provided in paragraph (c) (3), in the manner prescribed therein, subject to the following instructions for the purpose of this order:

(i) Copies of Form PD-600 may be obtained at local field offices of the War Production Board.

(ii) Five copies shall be prepared, of which one shall be forwarded to supplier and three certified copies to the War Production Board, Chemicals Division, Washington, D. C. Ref: M-183. Only four copies need be prepared where supplier is "own stocks." A separate set shall be made up for each supplier from whom delivery is requested (except that where application is made for acceptance of delivery of any quantity from a supplier, it is not necessary to file a separate set listing "own stocks" as supplier). Also, separate sets shall be made for each different phosphate plasticizer sought.

(iii) In the heading, under the name of chemical, specify the particular phosphate plasticizer sought (not more than one); under War Production Board Order, Specify M-183; under name of company, specify name and mailing address, and specify delivery destination, supplier and shipping point; under unit of measure, specify pounds; and specify the month and year for which authorization for use or acceptance of delivery is sought.

(iv) Leave Column 1 blank.

(v) In Columns 3, 20 and 22, specify primary product in terms of the following:

Army cable insulation.  
Navy cable insulation.  
Other wire coatings.  
Textile coatings.  
Airplane dope.  
Army cable lacquer.  
Navy cable lacquer.  
Other wire lacquers.  
Other lacquers.  
Paper coatings.  
Molding compounds.  
Photographic film.  
Chemical resistant coatings.  
Oil additive.  
Motor fuel additive.  
Inks.  
Adhesives.  
Artificial leather.  
Rubber (natural or synthetic).

Sheet plastic.  
Lubricants.  
Miscellaneous (specify).  
Inventory.

Export (as phosphate plasticizer; specify contract, country and whether Lend-Lease).

Resale (as phosphate plasticizer, upon further authorization).

Phosphate plasticizers allocated for inventory shall not be used except as specifically directed by the War Production Board, or to fill orders authorized by the War Production Board pending arrival of the phosphate plasticizers allocated to fill such orders, provided that upon arrival of such plasticizers the allocated inventory is restored.

(vi) In column 4 describe the use or end product, such as windshield glass, raincoats, tank cable, and the like. Opposite "Miscellaneous" in column 3 show in column 4 the groupings, insofar as possible, of the more important miscellaneous primary products.

(vii) In Columns 11 and 19 specify only the particular phosphate plasticizer sought and fill in the other columns of Tables II and III accordingly.

(viii) Subject to the above instructions fill in all tables and columns of the form as prescribed therein, leaving only columns 1, 9 and 10 blank.

(2) Each producer and distributor seeking authorization to make delivery of phosphate plasticizers during any calendar month shall file application on or before the 24th day of the month preceding the month for which authorization is requested. Such application shall be made on Form PD-601 in the manner prescribed therein, subject to the following instructions for the purpose of this order:

(i) Copies of Form PD-601 may be obtained at local field offices of the War Production Board.

(ii) Prepare four copies and forward three certified copies to the War Production Board, Chemicals Division, Washington, D. C., Reference M-183. Separate sets of forms shall be filed for each different phosphate plasticizer.

(iii) Suppliers who have filed application on Form PD-600 specifying themselves as supplier, shall list their own names as customers on Form PD-601 and shall list their request for allocation in the manner prescribed for other customers.

(iv) In the heading, under name of chemical, specify the particular phosphate plasticizer to be delivered (not more than one); under War Production Board Order, specify M-183; under name of company, specify name and mailing address; give address of plant or warehouse; check whether producer or distributor; under unit of measure, specify pounds; and state the month and year during which deliveries covered by the application are to be made.

(v) Leave columns 3 and 8 blank.

(vi) In column 5 specify proposed deliveries, delivery dates, and shipping container (drums or tank cars).

(vii) No statement need be made with respect to deliveries which may be made during the next month pursuant to paragraph (b) (2) of this order.

(viii) If it is necessary to use more than one sheet to list customers, number each sheet in order and show grand totals for all sheets on the last sheet, which is the only one that need be certified.

(ix) Fill in all columns in Tables I and II, except columns 3, 6, 7 and 8.

(3) Application for authorization under this order by the United States Army, Navy, Coast Guard, Maritime Commission and War Shipping Administration may be made in any manner.

(4) The War Production Board may require each person affected by this order to file such other reports as may be prescribed, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942, and may issue special directions to any person with respect to preparing and filing Forms PD-600 and PD-601.

(d) *Notification of customers.* Producers and distributors of phosphate plasticizers are requested to notify as soon as practicable each of their regular customers of the requirements of this order as amended, but failure to receive such notice shall not excuse any person from complying with the terms hereof.

(e) *Miscellaneous provisions—(1) Applicability of regulations.* This order and all transactions affected hereby are subject to all applicable provisions of War Production Board regulations as amended from time to time.

(2) *Violations.* Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(3) *Communications to War Production Board.* All reports required to be filed hereunder, and all communications concerning this Order, shall, unless otherwise directed, be addressed to: War Production Board, Chemicals Division, Washington, D. C., Ref: M-183.

Issued this 24th day of May, 1943.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 43-8213; Filed, May 24, 1943; 11:29 a. m.]



## PART 3201—MINING EQUIPMENT

[Limitation Order L-269, as Amended May 24, 1943]

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of certain critical materials used in the production of mining equipment for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3201.1 *Limitation Order L-269*—(a) *Definitions.* For the purposes of this order:

(1) "Mining equipment" means any complete equipment or apparatus of the types, descriptions, and classifications set forth on List A hereto annexed.

(2) "Repair part" means any part manufactured for use in the repair and maintenance of mining equipment.

(3) "Manufacturer" means any person who constructs or manufactures mining equipment to the extent that he is engaged in such construction or manufacture.

(b) *Production and deliveries of mining equipment.* (1) On or before March 25, 1943, and on or before the 15th of each succeeding calendar month, each manufacturer shall file in triplicate on form PD-815 a schedule of proposed production and deliveries and a report of the previous calendar month's shipments and orders.

(2) On and after April 1, 1943, each manufacturer shall produce and deliver mining equipment only in accordance with the schedule filed pursuant to paragraph (b) (1) or as the same may be changed by the War Production Board.

(3) With respect to mining equipment, the War Production Board may:

(i) Direct the return or cancellation of any order on the books of a manufacturer.

(ii) Direct changes in the production or delivery schedule of a manufacturer.

(iii) Allocate orders placed with one manufacturer to another manufacturer, or

(iv) Take such other action, as it deems necessary, with respect to the placing of orders for, or the production or delivery of, mining equipment.

(c) *Repair parts.* The War Production Board may direct the quantity and type of repair parts to be produced or delivered by any manufacturer in any calendar month, and it may direct changes in any manufacturer's production or delivery schedule for mining equipment so as to provide for adequate production or delivery of repair parts.

(d) *Substitution and conservation of critical materials.* In the manufacture of any item of mining equipment or repair parts, no manufacturer shall use rubber, aluminum, copper, zinc or alloy steels, except in bearings, electrical conductors, or parts subject to high stress, shock, abrasion, wear or corrosion.

(e) *Miscellaneous provisions*—(1) *Applicability of regulations.* This order and all transactions affected thereby are subject to all applicable regulations of the War Production Board, as amended from time to time.

(2) *Appeals.* Any appeal from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provision appealed from and stating fully the grounds of the appeal.

(3) *Communications to War Production Board.* All reports required to be filed hereunder, and all communications concerning this order, shall, unless otherwise directed, be addressed to War Production Board, Mining Equipment Division, Washington, D. C., Reference L-269.

(4) *Violations.* Any person who willfully violates any provision of this order, or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(5) *Records and reports.* All persons affected by this order shall keep and preserve for not less than two years accurate and complete records concerning the manufacture, sale and delivery of and orders for mining equipment and repair parts. All persons affected by this order shall execute and file with the War Production Board, such reports and questionnaires as said Board shall from time to time require.

Issued this 24th day of May 1943.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

## LIST A

["Miners' lamps" amended May 24, 1943]

## Coal cutting machines

Coal cutting machines, all types

Trucks for cutting machines, caterpillar and track-mounted

## Drills

Coal drills, electric

Drilling machines, core drills

## Mine conveyors, underground and slope

Conveyors, belt type

Conveyors, chain type

Conveyors, elevating type.

Conveyors, shaking type

Duckbill loading heads

## Mine haulage

Mine locomotives (not exceeding 20 tons)

Mine cars

Mine car couplers, automatic, cast steel

Shuttle cars, self-propelled trackless

## Mine hoists

Hoists, portable mine, underground

Hoists, stationary mine, shaft and slope

## Mine loaders

Loaders, underground, mucking machines

Loaders, underground, scraper and slusher

Loading machines, mobile underground, other

## Mining equipment, specialized

Aerial tramways

Coal breaking equipment, cardox and air-dox

Dumpers, mine car

Mine doors, automatic

Miner's lamps, wet cell, carbide and flame safety

Charging racks for wet cell lamps

Rock dust distributing machines

Cages

Skips

## Crushing and grinding machinery, stationary, mine and smelter types

Crushers, gyratory or cone, except those used as a part of a portable crushing plant

Crushers, jaw, all sizes larger than 30" x 44" opening, except those smaller sizes of a type built exclusively for mining and smelting

Crushers, vertical pick coal

Grinding mills, ball, rod, pebble, tube

Pulverizers, ore

## Ore dressing and coal preparation machinery

Agitators (except concrete)

Clarifiers and thickeners

Classifiers, hydraulic

Classifiers, mechanical, rake, spiral

Classifiers, pneumatic

Concentrating tables, gravity (wet, dry)

Conditioners, pulp

Density controllers

Distributors, pulp

Driers, ore, coal, mineral

Feeders, reagent (wet, dry)

Filters, concentrate, gravity, pressure, vacuum

Flotation machines, mechanical, pneumatic

Heavy density separators (sink-float machines)

Hydraulic separators

Jigs, coal

Jigs, ore

Log washers

Magnetic separators, ore and concentrate

Mineral samplers, automatic, mechanical

[F. R. Doc. 43-8215; Filed, May 24, 1943; 11:29 a. m.]

## PART 3175—REGULATIONS APPLICABLE TO THE CONTROLLED MATERIAL PLAN

[CMP Regulation 5, Direction 2]

## SHOE WIRE

The following direction is hereby issued pursuant to § 3175.5, CMP Regulation No. 5:

Wire used in making footwear shall be treated as an operating supply under CMP Regulation No. 5 regardless of whether, under the particular manufacturer's accounting practice, such wire is charged to operating expenses. Accordingly, manufacturers of footwear should obtain wire in the manner provided in CMP Regulation No. 5 and should not file applications for allotments of it. This applies to toe lasting wire, staple wire, grip tacker wire, slugging wire, taper nail wire and wire used for similar purposes.

Issued this 24th day of May 1943.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 43-8214; Filed, May 24, 1943; 11:29 a. m.]



## Thickness

5. For surfaced lumber thicker than  $\frac{3}{4}$ " the maximum prices shall be the prices set forth in Table 4, but the seller may use the following rules for computing board footage content:

Thicker than—	And not thicker than—	Compute as for nominal thickness of—
$\frac{3}{4}$ "	$\frac{13}{16}$ "	$\frac{13}{16}$ "
$\frac{7}{8}$ "	$\frac{15}{16}$ "	$\frac{15}{16}$ "
$1\frac{1}{8}$ "	$1\frac{1}{4}$ "	$1\frac{1}{4}$ "
$1\frac{1}{4}$ "	$1\frac{3}{4}$ "	$1\frac{3}{4}$ "
$1\frac{3}{4}$ "	$2\frac{1}{4}$ "	$2\frac{1}{4}$ "

## Miscellaneous

6. For lengths longer than  $17\frac{1}{2}$ ", or any other specification not otherwise provided for, apply to Lumber Branch, Office of Price Administration, Washington, D. C., for a permitted addition in accordance with § 1312.359.

3. Table 5 is amended to read as follows:

TABLE 5.—MAXIMUM PRICES, F. O. B. ORIGINAL SHIPPING POINT, ROUGH, GREEN, FOR AERO RECOVERY GRADES, YELLOW POPLAR—PER M. B. M.

The grade terms used herein refer to the specifications dated April 19, 1943, issued and adopted by W. P. B. Prices include all inspection charges

No. 1 Aircraft grade—Shall admit only pieces that will yield 100%	Random length groups	Random thickness	Specified thickness
Random lengths and random widths	6' to 9 $\frac{1}{2}$ '	8 $\frac{1}{2}$ " to 9 $\frac{1}{2}$ "	\$275.50
Random lengths and specified widths, 7 inches or wider	6' to 9 $\frac{1}{2}$ '	8 $\frac{1}{2}$ " to 9 $\frac{1}{2}$ "	\$284.50
Random lengths and random widths	10' to 13 $\frac{1}{2}$ '	8 $\frac{1}{2}$ " to 9 $\frac{1}{2}$ "	\$271.00
Random lengths and specified widths, 7 inches or wider	10' to 13 $\frac{1}{2}$ '	8 $\frac{1}{2}$ " to 9 $\frac{1}{2}$ "	\$277.50
Random lengths and random widths	14' to 17 $\frac{1}{2}$ '	8 $\frac{1}{2}$ " to 9 $\frac{1}{2}$ "	\$358.00
Random lengths and specified widths, 7 inches or wider	14' to 17 $\frac{1}{2}$ '	8 $\frac{1}{2}$ " to 9 $\frac{1}{2}$ "	\$365.50
			\$405.00
			\$445.50
			\$465.00

thicknesses. Allowed thicknesses are 1",  $1\frac{1}{4}$ ",  $1\frac{1}{2}$ ",  $1\frac{3}{4}$ ",  $2\frac{1}{4}$ ",  $2\frac{1}{2}$ ", and 3". Any other actual thickness shall be computed at the next less allowed thickness. (Thicknesses 3" and greater are cants and fitches and must be sold as random thickness figured to the nearest inch less than actual thickness).

## Miscellaneous

7. For lengths longer than  $17\frac{1}{2}$ ", or any other specification not otherwise provided for, apply to Lumber Branch, Office of Price Administration, Washington, D. C., for a permitted addition in accordance with § 1312.359.

No. 2 Aircraft grade—Shall yield 10/12 or 83 $\frac{1}{3}$ % in cuttings 3" and wider, 6" and longer.

No. 2 Aircraft recovery, minimum length 10', multiples of 6'-----\$190.00

No. 3 Aircraft grade—Shall yield 8/12 or 66 $\frac{2}{3}$ % in cuttings 3" and wider, 6" and longer.

No. 3 Aircraft recovery, minimum length 10', multiples of 6'-----\$130.00

Notes applicable to No. 1 aircraft grade:

## Lengths

1. In the case of random length groups other than those listed, the price shall be computed by determining the quantity falling into each of the named groups and pricing each such quantity at the random price listed for the group into which each such quantity falls.

2. In the case of specified lengths, the price for any length shall be the same as the random length price listed for the group into which each such specified length falls.

## Widths

3. Minimum width 3 inches.

4. In the case of specified widths narrower than 7 inches the price for any width shall be the same as the random width price.

3. Table 5 is amended to read as follows:

TABLE 5.—MAXIMUM PRICES, F. O. B. ORIGINAL SHIPPING POINT, ROUGH, GREEN, FOR AERO RECOVERY GRADES, YELLOW POPLAR—PER M. B. M.

The grade terms used herein refer to the specifications dated April 19, 1943, issued and adopted by W. P. B. Prices include all inspection charges

No. 1 Aircraft grade—Shall admit only pieces that will yield 100%	Random length groups	Random thickness	Specified thickness
Random lengths and random widths	6' to 9 $\frac{1}{2}$ '	8 $\frac{1}{2}$ " to 9 $\frac{1}{2}$ "	\$275.50
Random lengths and specified widths, 7 inches or wider	6' to 9 $\frac{1}{2}$ '	8 $\frac{1}{2}$ " to 9 $\frac{1}{2}$ "	\$284.50
Random lengths and random widths	10' to 13 $\frac{1}{2}$ '	8 $\frac{1}{2}$ " to 9 $\frac{1}{2}$ "	\$271.00
Random lengths and specified widths, 7 inches or wider	10' to 13 $\frac{1}{2}$ '	8 $\frac{1}{2}$ " to 9 $\frac{1}{2}$ "	\$277.50
Random lengths and random widths	14' to 17 $\frac{1}{2}$ '	8 $\frac{1}{2}$ " to 9 $\frac{1}{2}$ "	\$358.00
Random lengths and specified widths, 7 inches or wider	14' to 17 $\frac{1}{2}$ '	8 $\frac{1}{2}$ " to 9 $\frac{1}{2}$ "	\$365.50
			\$405.00
			\$445.50
			\$465.00

Notes applicable to No. 1 aircraft grade:

Lengths

1. In the case of random length groups other than those listed, the price shall be computed by determining the quantity falling into each of the named groups and pricing each such quantity at the random price listed for the group into which each such quantity falls.

2. In the case of specified lengths, the price for any length shall be the same as the random length price listed for the group into which each such specified length falls.

3. No shipment may contain more than 5% of total footage in the group length 6' to 9 $\frac{1}{2}$ '.

## Widths

4. Minimum width 4 inches.

5. In the case of specified widths narrower than 7 inches the price for any width shall be the same as the random width price.

## Thickness

6. Rough green lumber footage shall be computed on net board footage of allowed

## Chapter XI—Office of Price Administration

## PART 1312—LUMBER AND LUMBER PRODUCTS

[MPR 109, Amdt. 5]

## AIRCRAFT LUMBER

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Section 1312.361, Appendix A, is amended in the following respects:

1. Table 4, including the footnotes thereto, is amended to read as follows:

TABLE 4.—MAXIMUM PRICES, F. O. B. ORIGINAL SHIPPING POINT, ROUGH, KILN DRIED, YELLOW POPLAR—PER M. B. M.

The grade terms used herein refer to the specifications dated April 16, 1943, issued and adopted by W. P. B. Prices include all inspection charges

No. 1 Aircraft grade—Shall admit only pieces that will yield 100%	Random length groups	Random thickness up to 3"	Specified thickness up to 3"
Random lengths and random widths	3' to 5 $\frac{1}{2}$ '	\$117.50	\$128.00
Random lengths and specified widths, 7 inches or wider	3' to 5 $\frac{1}{2}$ '	\$122.50	\$133.00
Random lengths and random widths	6' to 9 $\frac{1}{2}$ '	\$201.00	\$211.50
Random lengths and specified widths, 7 inches or wider	6' to 9 $\frac{1}{2}$ '	\$206.00	\$216.50
Random lengths and random widths	10' to 13 $\frac{1}{2}$ '	\$313.50	\$324.00
Random lengths and specified widths, 7 inches or wider	10' to 13 $\frac{1}{2}$ '	\$318.50	\$329.00
Random lengths and random widths	14' to 17 $\frac{1}{2}$ '	\$426.00	\$436.50
Random lengths and specified widths, 7 inches or wider	14' to 17 $\frac{1}{2}$ '	\$431.00	\$441.50
		\$483.00	\$493.50
		\$532.00	\$542.50
		\$582.00	\$592.50

## Thickness

Notes applicable to No. 1 aircraft grade:

## Lengths

1. In the case of random length groups other than those listed, the price shall be computed by determining the quantity falling into each of the named groups and pricing each such quantity at the random price listed for the group into which each such quantity falls.

2. In the case of specified lengths, the price for any length shall be the same as the random length price listed for the group into which each such specified length falls.

## Widths

3. Minimum width 3 inches.

4. In the case of specified widths narrower than 7 inches the price for any width shall be the same as the random width price.

2. Table 4A is added to read as follows:

TABLE 4A.—MAXIMUM PRICES F. O. B. ORIGINAL SHIPPING POINT, S2S, S4S, KILN DRIED, YELLOW POPLAR—PER M. B. M.

The grade terms used herein refer to the specifications dated April 16, 1943, issued and adopted by W. P. B. Prices include all inspection charges

No. 1 Aircraft grade—Shall admit only pieces that will yield 100%	Random length groups	1 $\frac{1}{4}$ "	1 $\frac{1}{2}$ "	1 $\frac{3}{4}$ "	2"	2 $\frac{1}{4}$ "	2 $\frac{1}{2}$ "	3"
Random lengths and random widths	3' to 5 $\frac{1}{2}$ '	\$48.00	\$54.00	\$64.00	\$80.00	\$96.00	\$112.00	\$128.00
Random lengths and specified widths, 7 inches or wider	3' to 5 $\frac{1}{2}$ '	50.00	56.00	66.00	82.00	98.00	114.00	130.00
Random lengths and random widths	6' to 9 $\frac{1}{2}$ '	123.75	135.00	165.00	206.25	247.50	288.75	330.00
Random lengths and specified widths, 7 inches or wider	6' to 9 $\frac{1}{2}$ '	129.25	140.50	170.50	211.75	253.00	294.25	335.50
Random lengths and random widths	10' to 13 $\frac{1}{2}$ '	167.00	182.50	222.50	278.25	334.00	389.75	445.50
Random lengths and specified widths, 7 inches or wider	10' to 13 $\frac{1}{2}$ '	174.25	189.75	230.25	286.00	341.75	397.50	453.00
Random lengths and random widths	14' to 17 $\frac{1}{2}$ '	196.50	213.00	260.00	322.50	389.00	455.50	522.00
Random lengths and specified widths, 7 inches or wider	14' to 17 $\frac{1}{2}$ '	208.50	225.00	273.00	334.50	401.00	467.50	534.00

\*Copies may be obtained from the Office of Price Administration.



Notes applicable to No. 2, and No. 3 grades:

*Widths*

1. Both grades admit 4" and wider.

*Thickness*

2. Rough green lumber footage shall be computed on net board footage of all allowed thicknesses. Allowed thicknesses are 1", 1½", 1¾", 2", 2¼", 2½", and 3". Any other actual thicknesses shall be computed at the next less allowed thickness. (Thicknesses 3" and greater are cants or filches and must be figured to the nearest inch less than actual thickness.)

This amendment shall become effective May 27, 1943, except that contracts for resale of aircraft poplar lumber entered into prior to such date may be completed according to the terms thereof.

Issued this 21st day of May 1943.

PRENTISS M. BROWN,  
Administrator.

[F. R. Doc. 43-8090; Filed, May 21, 1943;  
3:14 p. m.]

PART 1351—FOOD AND FOOD PRODUCTS

[Rev. MPR 335]

PEANUTS AND PEANUT BUTTER

Maximum Price Regulation 335 is redesignated Revised Maximum Price Regulation 335 and is revised and amended to read as set forth herein.

This regulation is issued in order to establish prices for peanuts and peanut butter at levels which are generally fair and equitable and which will aid in stabilizing the cost of living. A statement of the considerations involved in the issuance of this regulation has been issued and filed with the Division of the Federal Register.\*

§ 1351.2001 *Maximum prices for peanuts and peanut butter in sales by certain sellers.* Under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, Revised Maximum Price Regulation No. 335 (Peanuts and Peanut Butter), which is annexed hereto and made a part hereof, is hereby issued.

AUTHORITY: § 1351.2001 issued under Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681.

REVISED MAXIMUM PRICE REGULATION 335—  
PEANUTS AND PEANUT BUTTER

ARTICLE I—EXPLANATION OF THE REGULATION

Sec.

1 Purpose of the regulation.

ARTICLE II—PRICES AND PRICING METHODS

- 2 List of maximum prices which growers may charge for farmers' stock peanuts.
- 3 List of maximum prices which shellers and primary jobbers may charge for raw unshelled and shelled peanuts.
- 4 Maximum prices which processors may charge for salted, blanched, sliced, chopped, granulated, or roasted peanuts, and for peanut butter.

\*Copies may be obtained from the Office of Price Administration.

Sec.

5 Maximum prices which primary distributors and wagon wholesalers may charge for peanut products other than farmers' stock peanuts and raw unshelled and shelled peanuts.

6 Maximum prices which wholesalers and retailers may charge for salted peanuts.

7 Maximum prices which persons in special situations may charge for peanuts and peanut butter; transactions excepted from price control.

ARTICLE III—GENERAL PROVISIONS

8 Relationship between this regulation and Temporary Maximum Price Regulation No. 23 and the General Maximum Price Regulation.

9 Geographical applicability.

10 Export and import sales.

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12 Inability to fix maximum prices.

13 Reports which processors and certain distributors must file.

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15 Federal and state grade labeling of peanuts.

16 Adjustable pricing.

17 Customary discounts and allowances.

18 Units of sale and fractions of a cent.

19 Position of brokers.

20 When a maximum price figured under sections 3 (c), (4) or (5) is established.

21 Compliance with the regulation.

22 General amendments.

Article I—Explanation of the Regulation

SECTION 1 Purpose of the regulation.

It is the purpose of this regulation to establish maximum prices for the following peanut products.

(a) Farmers' stock peanuts, in sales by growers.

(b) Raw unshelled and shelled peanuts, in sales by shellers and primary jobbers.

(c) Salted, blanched, sliced, chopped, granulated, or roasted peanuts, and peanut butter, in sales by processors.

(d) Peanut products other than farmers' stock peanuts and raw unshelled and shelled peanuts, in sales by primary distributors and wagon wholesalers.

(e) Salted peanuts, in sales by wholesalers and retailers. (As used in this regulation the word "wholesaler" does not include a wagon wholesaler.)

Maximum prices for persons selling these peanut products in special situations are provided in section 7. Maximum prices for the wholesalers and retailers of peanut butter are governed by separate maximum price regulations which set fixed margins for food distributors according to their size and manner of doing business.

Prices are in effect from May 27, 1943.

Article II—Prices and Pricing Methods

SEC. 2 *List of maximum prices which growers may charge for farmers' stock peanuts.* (a) The maximum prices per ton, f. o. b. local shipping point, which growers may charge for farmers' stock peanuts shall be:

Virginia type:	Per ton
Grade U. S. Nos. 1 and 2 (Classes A and below).....	\$176
Grade U. S. No. 3 (Classes A and below and unclassified).....	168

White Spanish type:	Per ton
All grades.....	\$169
Runner and other types:	
All grades.....	154

(b) The grades and classes referred to in this section are the United States grades and classes for farmers' stock peanuts issued by the United States Department of Agriculture.

SEC. 3 *List of maximum prices which shellers and primary jobbers may charge for raw unshelled and shelled peanuts—* (a) *Shellers' prices for raw unshelled peanuts.* The maximum prices per pound, carload basis f. o. b. mill, which shellers may charge for raw unshelled peanuts shall be:

Virginia type:	Cents per lb.
Grade U. S. Jumbo and Fancy.....	15¼

To find his maximum price for any item on a less-carload basis, the sheller shall add to the maximum price named his established price differential, if any, between carload and less-carload lots. However, he may not add more than ¼¢ a pound.

(b) *Shellers' prices for raw shelled peanuts.* The maximum prices per pound, carload basis f. o. b. mill, which shellers may charge for raw shelled peanuts shall be:

Virginia type:	Cents per lb.
Grades above U. S. No. 1.....	16¼
Grade U. S. No. 1 and below (including splits).....	14½
White Spanish type:	
Shellers east of Mississippi River.....	14¼
Shellers west of Mississippi River.....	14½
Runner and other types:	
All grades.....	14

To find his maximum price for any item on a less-carload basis, the sheller shall add to the maximum price named his established price differential, if any, between carload and less-carload lots. However, he may not add more than ¼¢ a pound.

(c) *Primary jobbers' prices for raw unshelled and shelled peanuts.* The maximum price per pound or other unit, f. o. b. warehouse, which a primary jobber may charge for any type and grade of raw unshelled or shelled peanuts shall be his net delivered cost (on a carload basis) plus a markup of one cent per pound. However, this markup may be added only where the jobber's supplier was a sheller. The primary jobber shall originally figure his maximum price on the basis of his most recent carload purchase, and he shall refigure it after receiving each new carload of that type and grade. The maximum price so figured is the primary jobber's maximum price for his entire inventory of that type and grade, and it is effective until his first sale after he receives the next carload. (The word "carload" includes "truckload.")

A "primary jobber" is one who purchases the type and grade being priced and who customarily receives shipment of the item in carload lots into a warehouse or other receiving station not owned or controlled by any of his customers, for resale in less than carloads. Most primary jobbers resell to processors,



but the term also includes sellers who resell to wholesalers or retailer distributing warehouses. The primary jobber's "net delivered cost" means the amount he pays for peanuts delivered at his customary receiving point less all discounts allowed him, except the discount for prompt payment. However, no expense of local trucking or unloading shall be included.

A primary jobber who leases roasting or salting equipment to any retailer he also supplies with raw shelled peanuts, and whose compensation for the use and servicing of this equipment is included in the price he charges the retailer for the peanuts, shall figure his net maximum price for peanuts and equipment (per pound or other unit of peanuts), as follows: He shall take the weighted average net price which he charged for the same peanuts and equipment in November and December 1941 and add the following amount per pound of raw shelled peanuts (use appropriate figure):

	California, Oregon, and Washington	Other states
Virginia type:		
Unblanched peanuts.....	9.1¢	8.5¢
Blanched peanuts.....	9.7¢	9.1¢
White Spanish type:		
All grades.....	8¢	7.4¢
Runner and other types:		
All grades.....	8¢	7.4¢

(d) Meaning of "raw unshelled peanuts" and "raw shelled peanuts." "Raw unshelled peanuts" are peanuts which have been cleaned and graded. "Raw shelled peanuts" are peanuts which have been cleaned, graded and shelled.

(e) Grades. The grades referred to in this section are the United States grades for raw unshelled and raw shelled peanuts issued by the Department of Agriculture.

SEC. 4 Maximum prices which processors may charge for salted, blanched, sliced, chopped, granulated, or roasted peanuts, and for peanut butter—(a) Pricing method for salted peanuts (shelled). The processor shall figure his maximum price per dozen or other unit, f. o. b. shipping point, for each brand, variety, grade, container type and size of salted shelled peanuts by adding:

(1) The weighted average price, figured f. o. b. shipping point, which he charged for that item during November and December 1941; plus

(2) The difference, if any, between (i) the direct cost, at the processor's plant, of container, cap, label, and proportionate part of the outgoing shipping carton which was included in the prices charged during November and December 1941 and (ii) the direct cost, at the processor's plant, of the same container, cap, label, and proportionate part of the outgoing shipping carton figured at the maximum prices which his respective suppliers, if any, were entitled to charge him on February 27, 1943; plus

(3) The following amount for each pound of the finished item (use appropriate figure):

	California, Oregon, and Washington	Other states
Virginia type:		
Unblanched peanuts.....	9.1¢	8.5¢
Blanched peanuts.....	9.6¢	9¢
White Spanish, Runner and other types:		
Unblanched peanuts.....	8.1¢	7.5¢
Blanched peanuts.....	8.9¢	8.3¢

However, processors who customarily sell only to ultimate consumers (other than industrial, institutional and commercial users) and who customarily sell only at the place where the peanuts are salted shall figure maximum prices as if they were retailers pricing under section 6.

Example.—Although the Jones Drug Store, which sells peanuts salted on the premises, is technically a "processor," it prices as if it were merely a retailer.

If the item being priced is a mixture of different types of salted peanuts, the processor shall determine its maximum price by combining the maximum prices for the separate types in the same proportion as these types appear in the mixture. A separate price, therefore, shall be figured for each mixture.

Example.—A mixture of half Virginia and half Spanish is figured by adding one half of the maximum price for Virginia to one half of the maximum price for Spanish.

If salted peanuts are mixed with other varieties of nuts, the resulting mixture shall be priced as if the other varieties were not present, unless those other varieties represent more than ten percent of the mixture.

(b) Pricing method for blanched, sliced, chopped, granulated, or roasted peanuts. The processor shall figure his maximum price per pound or other unit, f. o. b. shipping point, for each brand, variety, grade, container type and size of blanched, sliced, chopped, or granulated peanuts, or peanuts roasted in the shell (salted or unsalted), by adding:

(1) The weighted average price, figured f. o. b. shipping point, which he charged for that item during November and December 1941; plus

(2) The difference, if any, between (i) the direct cost, at the processor's plant, of container, cap, label, and proportionate part of the outgoing shipping carton which was included in the prices charged during November and December 1941 and (ii) the direct cost, at the processor's plant, of the same container, cap, label, and proportionate part of the outgoing shipping carton figured at the maximum prices which his respective suppliers, if any, were entitled to charge him on February 27, 1943; plus

(3) The following amount for each pound of the finished item (use appropriate figure):

	Cents per pound
California, Oregon, and Washington.....	9.6
Other states.....	9.0

(c) Pricing method for peanut butter. The processor shall figure his maximum price per dozen or other unit, f. o. b. shipping point, for each brand, grade,

container type and size of peanut butter by adding:

(1) The weighted average price, figured f. o. b. shipping point, which he charged for that item during November and December 1941; plus

(2) The difference, if any, between (i) the direct cost, at the processor's plant, of container, cap, label, and proportionate part of the outgoing shipping carton which was included in the prices charged during November and December 1941 and (ii) the direct cost, at the processor's plant, of the same container, cap, label, and proportionate part of the outgoing shipping carton figured at the maximum prices which his respective suppliers, if any, were entitled to charge him on February 27, 1943; plus

(3) The following amounts for each pound of the finished item (use appropriate figure):

	Cents per pound
California, Illinois, Michigan, Minnesota, Missouri, Oregon, Washington and Wisconsin.....	9.0
Other states.....	8.3

A processor who maintains warehouse stocks of peanut butter at distribution points other than the processing plant, for sale to wholesalers, retailers, or commercial, industrial or institutional users, shall figure separate maximum prices for these stocks under this pricing method, except that "January and February 1942" shall be substituted for the "November and December 1941" base period. Maximum prices figured in this way are applicable to sales of warehouse stock peanut butter to these purchasers, but they do not apply to sales of peanut butter when shipment is made direct from the processor's plant. The processor shall segregate his plant and warehouse sales accordingly, when figuring weighted average prices charged during base periods.

"Peanut butter" includes peanut butter containing pieces of unground peanuts, even though the product is not sold as "peanut butter."

(d) Meaning of "processor." The "processor" in each case is the person who, by processing, transforms the peanut product and brand, if any, being priced into the form in which it is being priced.

Example.—If salted peanuts are being priced, the processor is the person who salted them.

(e) Meaning of "grade." "Grade" refers to the United States grades which have been issued for the product by the United States Department of Agriculture.

(f) Meaning of "container type." "Container type" refers to the composition or style of the container used (a separate price must be figured for each container type).

Examples.—Tin, glass and paper containers are all different container types. Likewise, a glass jar of one design is a different container type from a glass jar of substantially different design.

(g) Meaning of "weighted average price." The processor's "weighted average price" shall be the total gross sales



dollars charged, f. o. b. shipping point, for the item being priced divided by the number of units of that item sold. All sales contracts made in the regular course of business during the base period (November and December 1941, or January and February 1942), shall be included, regardless of date of delivery, except sales contracts made with the United States. Sales contracts made before this period shall not be included, even though delivery was made during the period.

(h) *Weights.* Where label weights are used, the weights referred to in this section mean the weights named on the label.

(i) *Processors having more than one shipping point.* The maximum price for each item for a processor who has more than one shipping point shall be figured separately for each shipping point, but if any two or more shipping points had the same f. o. b. shipping point prices in 1942, a maximum price may be figured uniformly for that group by using the combined sales of that group in the computations required by paragraphs (a), (b) and (c) of this section. In applying for specific authority under section 12, application may be made for a uniform maximum price applicable to the whole group.

(j) *Separate maximum prices in sales to wholesalers and retailers.* Any person who has an established practice of selling an item to wholesalers and retailers at substantially different prices may figure separate maximum prices to these classes of purchasers. For this purpose, the processor shall accordingly segregate his prices for the item when figuring weighted average prices charged during the base period (November and December 1941, or January and February 1942).

(k) *Delivered prices.* Any processor who regularly sold a purchaser an item covered by this section on a delivered price basis during the calendar year 1942 shall increase the maximum price for the item, figured f. o. b. shipping point under this section, by the amount of the transportation charge for that item which he added to his f. o. b. shipping point price during March 1942. The resulting price is the processor's maximum delivered price for that purchaser.

However, any processor whose March 1942 transportation charge was based on the use of his own trucks, and who is now compelled to use a common or contract carrier, may add, instead, transportation charges figured by the new means of transportation, to the same destination and under the same freight tariff classification, but at the rate in effect during March 1942.

(l) *New container types and sizes.* The maximum price per dozen or other unit for an item covered by this section packed in any container type or size which the processor did not sell during the base period (November and December 1941, or January or February 1942), shall be figured as follows. He shall:

(1) *Determine the base container.* If the processor sold the same peanut product (that is, the same variety or kind, same grade, and same brand, if any)

during the base period, but only in other container types or sizes, he shall first determine the most similar container type in which he is able to figure a maximum price for that peanut product under this regulation (even though he no longer sells that container type). From that container type he shall choose the nearest size, which is 50% or less larger, or if there is no such size, 50% or less smaller (even though he no longer sells those sizes). This will be the "base container." If there is no such smaller size, he shall go to the next most similar container type and proceed in the same manner to find the base container.

NOTE: In most cases "the most similar container type" will be merely the container type which the processor is adding to or replacing, like the tin which he may be replacing with glass. Where there has been only a size change, "the most similar container type" will, of course, be the same container type. This is also true in the reverse situation; where there has been a change only in container type, the "nearest size" will be the same size.

(2) *Find the base price.* The processor shall take as the "base price" his maximum price for the peanut product when packed in the base container. However, if this maximum price is a price delivered to the purchaser or to any point other than the processor's shipping point, the processor shall first convert it to a base price f. o. b. processor's shipping point by deducting whatever transportation charges were included in it.

(3) *Deduct the container cost.* Taking his base price f. o. b. shipping point, the processor shall then subtract the direct cost of the base container. "Direct cost of the container" means the net cost, at the processor's plant, of the container, cap, label and proportionate part of the outgoing shipping carton but it does not include costs of filling, closing, labeling or packing.

(4) *Adjust for any difference in contents.* The figure obtained by this deduction shall then be adjusted, in the case of a size change, by dividing it by the number of ounces or other units in the base container and multiplying the result by the number of the same units in the new container.

(5) *Add the new container cost to get the price f. o. b. shipping point.* Next, the processor shall add to the adjusted figure the "direct cost of the container" in the new type and size. If his maximum price for the commodity in the base container is an f. o. b. shipping point price, the resulting figure is the processor's maximum price, f. o. b. shipping point.

(6) *Convert to a maximum delivered price, if the maximum price for the base container is on a delivered basis.* If the processor's maximum price for the peanut product in the base container is a delivered price, he shall figure transportation charges to be added, as follows: The processor shall take the transportation charges which he first deducted to get his base price and adjust them in exact proportion to the difference in shipping weight. If for any reason the peanut product in the new container will move under a different freight

tariff classification, the processor shall figure his transportation charges (by the same means of transportation and to the same destination) on the basis of the new shipping weight, but at the rate in effect for that freight tariff classification during March 1942. Increases in tariff rates or transportation taxes made since March 31, 1942, shall not be taken into account. (Similar principles shall apply where shipping volume is the measure of the transportation charge.) The processor shall then add these transportation charges to his f. o. b. shipping point price for the commodity in the new container. The resulting figure is the processor's maximum delivered price.

SEC. 5 *Maximum prices which primary distributors and wagon wholesalers may charge for peanut products other than farmers' stock peanuts and raw unshelled and shelled peanuts—(a) Pricing method for primary distributors.* The primary distributor shall figure his maximum price per pound or other unit, f. o. b. warehouse, for an item of a peanut product other than farmers' stock peanuts and raw unshelled and shelled peanuts by adding:

(1) His maximum price for the item under the General Maximum Price Regulation, plus

(2) The figure obtained by subtracting his supplier's maximum price for the item under the General Maximum Price Regulation from the supplier's maximum price under this regulation.

A "primary distributor" is one who purchases the item being priced and who customarily receives shipment of the item into a warehouse or other receiving station not owned or controlled by any of his customers, for resale to wholesalers or retailer distributing warehouses in less than carloads.

NOTE: Sellers of this type who handle raw unshelled or shelled peanuts are "primary jobbers" and figure maximum prices under section 3 (c).

(b) *Pricing method for wagon wholesalers.* The maximum price per dozen or other unit which a wagon wholesaler may charge for an item of a peanut product other than farmers' stock peanuts and raw unshelled and shelled peanuts shall be his net delivered cost plus a markup of 25%. He shall originally figure his maximum price on the basis of his most recent purchase of that item, and he shall refigure it after each new purchase. The maximum price so figured is the seller's maximum price for his entire inventory of that item, and it is effective until his first sale after he receives the next lot.

A "wagon wholesaler" is one who purchases the item being priced and distributes it to retailers or to commercial, industrial or institutional users from an inventory stocked in trucks or other conveyances which are under the supervision of driver salesmen who make delivery at the time and place of sale. His "net delivered cost" means the amount he pays for the item delivered at his customary receiving point less all discounts allowed him, except the discount for prompt payment. However, no ex-



pense of local trucking or unloading shall be included.

Sec. 6 *Maximum prices which wholesalers and retailers may charge for salted peanuts—(a) Pricing method.* (1) The wholesaler's or retailer's maximum price for any brand, variety, container type and size of salted peanuts to any class of purchaser shall be the highest price he charged for that item to a purchaser of the same class during the period December 19, 1942, to December 23, 1942, inclusive.

(2) Where a wholesaler or retailer did not deliver or offer to deliver the item during that period to a purchaser of the same class, his maximum price for the item shall be the highest price charged for the same item during that period by the most closely competitive seller to a purchaser of the same class.

(3) If the wholesaler or retailer is unable to figure a maximum price for any item covered by this section under subparagraphs (1) and (2), he shall (i) select from the same general classification and price range as the item being priced the most closely comparable item for which a maximum price is established under any food regulation; (ii) divide his current selling price for that item by its actual cost, delivered to him; and (iii) multiply the figure so obtained by the current cost, delivered to him, of the item being priced. The resulting figure is his maximum price for the item.

(b) *Explanation.* In substance, this section continues the maximum prices for salted peanuts at wholesale and retail which were established under Temporary Maximum Price Regulation No. 23.<sup>1</sup> The pricing method of this section is therefore based on the plan of that regulation. "Highest price charged" means the highest price which the seller charged for the item in any delivery made by him during the period from December 19, 1942, to December 23, 1942, inclusive, to a purchaser of the same class. If the seller made no such delivery, "highest price charged" means his highest offering price for delivery of the item during that period to a purchaser of the same class.

(c) *Special pricing method for peanut vending machines.* Sellers operating penny vending machines shall maintain each machine in such condition that when vending Virginia type salted peanuts it will yield peanuts at a rate of at least one pound for every 60 pennies inserted. This condition shall be maintained regardless of the type of peanuts vended.

Sec. 7 *Maximum prices which persons in special situations may charge for peanuts and peanut butter; transactions excepted from price control.* Any person who sells a peanut product covered by this regulation and for whom no maximum price is provided by this or any other maximum price regulation shall take as his maximum price in each case the maximum price of his supplier, plus incoming freight paid by him. However, any such person selling farmers' stock peanuts shall take as his maximum price

the maximum price fixed for growers in section 2, plus incoming freight paid by him, regardless of who his supplier was. Any such person selling raw unshelled or shelled peanuts, shall take as his maximum price the maximum price fixed for shellers in section 3, plus incoming freight paid by him, regardless of who his supplier was.

*Examples.*—When reselling farmers' stock peanuts which it has purchased from growers, the Commodity Credit Corporation is subject to the maximum prices named for growers in section 2. (The same is true of other buyers of farmers' stock peanuts who buy for resale.) Because it does not actually handle the peanuts, transportation charges in these cases should be figured as if the Commodity Credit Corporation were not involved.

A processor selling an excess stock of peanuts cannot price it as a primary jobber, because he does not customarily handle the item for resale. Selling in a special capacity, therefore, he takes the maximum price of his supplier, the maximum price fixed for growers, or the maximum price fixed for shellers, as the case may be.

*Exceptions.*—The following transactions shall not be subject to maximum prices:

(a) Sales by wholesalers to retailers, or by retailers to ultimate consumers (other than commercial, industrial or institutional users), of farmers' stock peanuts.

(b) Sales by wholesalers to retailers, or by retailers to ultimate consumers (other than commercial, industrial or institutional users), of raw unshelled or shelled peanuts.

(c) Sales by wholesalers to retailers, or by retailers, of peanuts roasted in the shell, whether salted or unsalted.

#### ARTICLE III—GENERAL PROVISIONS

Sec. 8 *Relationship between this regulation and Temporary Maximum Price Regulation No. 23 and the General Maximum Price Regulation.*<sup>2</sup> (a) This regulation supersedes Temporary Maximum Price Regulation No. 23.

(b) The following sections of the General Maximum Price Regulation, as well as amendments to them, apply to sales covered by this regulation:

- (1) Special deals (§ 1499.4b).
- (2) Transfers of business or stock in trade (§ 1499.5).
- (3) Federal and State taxes (§ 1499.7).
- (4) Base-period records (§ 1499.11).
- (5) Sales slips and receipts (§ 1499.14).
- (6) Registration (§ 1499.15).
- (7) Licensing (§ 1499.16).
- (8) Definitions (§ 1499.20).

Sec. 9 *Geographical applicability.* This regulation applies only to the forty-eight States of the United States and to the District of Columbia.

Sec. 10 *Export and import sales.* The maximum prices at which a person may export any product covered by this regulation shall be determined in accordance with the Second Revised Maximum Export Price Regulation,<sup>3</sup> and amendments, issued by the Office of Price Administration. Sales of peanuts and peanut butter which have been grown or processed outside of the geographical area to which this regulation applies are not covered by this regulation except when the seller or his selling agent is located within this area.

Sec. 11 *Exempt sales.* This regulation does not apply to these transactions:

(a) Deliveries to the United States or any of its agencies under contracts made before December 29, 1942.

(b) Sales and deliveries of peanuts for seed purposes.

Sec. 12 *Inability to fix maximum prices.* If the seller's maximum price for any item cannot be priced under the provisions of the applicable pricing section, he shall apply to the Office of Price Administration, Washington, D. C., for a maximum price. His application shall set forth (1) a description in detail of the item for which a maximum price is sought, including its United States grade and the brand name to be used, if any, the number of packages in each shipping case, and a statement of the facts which make it different from the most similar item for which he has determined a maximum price, identifying the similar item and stating its maximum price; (2) a detailed and itemized current cost breakdown of the item to be priced, showing separately all component cost factors (i. e., raw materials, direct labor, indirect labor, factory overhead, selling, advertising, and administrative cost, and freight if sold on a delivered basis), and the identical current cost breakdown of another commodity which contributes substantially to his total volume of business; (3) the desired selling price for the item, including a statement showing the necessity for the desired selling price, any discounts or allowances which should be made applicable to the desired price, and (for comparison) the maximum selling price, with discounts and allowances, for the second commodity included in clause (2); above; and (4) the method of distribution to be employed by the seller in marketing the new commodity (i. e., whether it is to be sold to wholesalers, retailers, consumers, or other classes of purchasers).

Until a maximum price is established, the applicant may not sell or deliver the item except under an agreement in each case to adjust the selling price to a figure no higher than the maximum price which is later established under this section.

Sec. 13 *Reports which processors and certain distributors must file.* Every processor, every primary jobber who leases equipment as set forth in section 3 (c), and every primary distributor shall file with the district or state office of the Office of Price Administration for the area in which he is located a statement showing:

(a) The brand, variety, container type and size of every item covered by sections 3 (c), 4 and 5 (a) which he sold during the applicable base period (November and December 1941, or January and February 1942), and has priced under this regulation.

(b) The weighted average price per dozen or other unit, figured f. o. b. shipping point, which he received for each such item sold during the applicable base period.

(c) The maximum prices which he figured for those items under this regulation. Where any maximum price is figured on a delivered basis, he shall also

<sup>1</sup> 7 F.R. 10994; 8 F.R. 1741.  
No. 102—5

<sup>2</sup> 8 F.R. 3096, 3849, 4347, 4486, 4848, 4724.  
<sup>3</sup> 8 F.R. 4132.



show his price figured on an f. o. b. shipping point basis.

(d) A list of all his customary allowances, discounts, and other price differentials.

This statement for any item shall be filed within twenty days after the maximum price for it has been established in the manner explained in section 20.

**Sec. 14 Records which persons covered by this regulation must keep.** (a) Every processor, every primary jobber who leases equipment as set forth in section 3 (c), and every primary distributor shall keep a copy of the report which he must file under section 13 in order that it may be examined by any person during ordinary business hours. Any processor, primary jobber, or primary distributor who claims that he would be substantially injured by showing this statement to another person may file it with the district or state office of the Office of Price Administration for the area in which he is located with a statement explaining why he would be substantially injured. The information will not be shown to anyone unless withholding it would be contrary to the purposes of this regulation.

(b) Every person selling any peanut product covered by this regulation shall keep for examination by the Office of Price Administration, as long as the Emergency Price Control Act of 1942, as amended, remains in effect, records of the same kind as he has customarily kept, relating to the prices which he charges after February 26, 1943.

**Sec. 15 Federal and state grade labeling of peanuts.** Every sheller selling "Extra Large" or "Medium" grades of Virginia type raw shelled peanuts shall clearly indicate on the outside of each bag or other container the kind of peanuts enclosed and the United States grade. He may also show the appropriate state grade and class. However, no other grades may be included.

**Sec. 16 Adjustable pricing.** Any person may offer or agree to adjust any selling price to a price not higher than the maximum price in effect at the time of delivery. Where a petition for amendment requires extended consideration, the Price Administrator may, upon application in an appropriate situation, grant permission to agree to adjust prices upon deliveries made while the petition is pending in accordance with the disposition of the petition.

**Sec. 17 Customary discounts and allowances.** No person shall change any customary allowance, discount or other price differential to a purchaser or class of purchasers if the change results in a higher net price to that purchaser or class.

**Sec. 18 Units of sale and fractions of a cent.** All maximum prices which have to be figured shall be stated in terms of the same general units (like pounds, dozens, cases, etc.) in which the seller has customarily quoted prices for the product. If any maximum price so figured includes a fraction of a cent, the seller shall adjust the price to the nearest fractional unit (like 1¢, ½¢, ¼¢, etc.) in which he has customarily quoted prices for the product.

**Sec. 19 Position of brokers.** In accordance with existing trade custom, every broker shall be considered as the agent of the seller and not the agent of the buyer. In each case, the amount paid by the buyer to the broker plus the amount paid by the buyer to the seller shall not exceed the seller's maximum price plus allowable transportation actually paid by the seller or by the broker.

**Sec. 20 When a maximum price figured under sections 3 (c), 4 or 5 is established.** On and after May 27, 1943, a price figured for any item under sections 3 (c), 4 or 5 becomes "established" (that is, fixed) as the seller's maximum price as soon as he has either filed the price or disclosed it to any prospective customer, whether by sale, delivery, offer, or notice of any kind, provided that the figured price is not higher than the applicable pricing method allows. Except for the refiguring by primary jobbers and wagon wholesalers which is authorized by sections 3 (c) and 4 (b), a maximum price for an item may be established only once, and having been established it may not be changed by the seller except with the written permission of the district or State office of the Office of Price Administration for the area in which he is located in cases where the seller has figured his maximum price lower than the applicable pricing method provides. However, if the seller is disclosing a price lower than the one he figured under sections 3 (c), 4 or 5, he may establish the higher figured price as his maximum price at the time of disclosure only by recording it and naming it as such, in ink on his books, before he discloses the lower price. A seller who has not figured a price for an item, or has figured a price higher than the applicable pricing method allows, may not sell the item until he has established a maximum price for the item in accordance with the rules of this paragraph.

**SECTION 21 Compliance with the regulation—(a) No selling and buying above maximum prices.** Regardless of any contract or obligation, no person shall sell, buy, deliver, or receive any peanut product, on and after May 27, 1943, at a price higher than the maximum prices established for it by this regulation.

(b) *Evasion.* Nor shall any person evade any of these maximum prices directly or indirectly, whether by commission, service, transportation, or other charge or discounts, premium or other privilege; by tying-agreement or other trade understanding; by any change of formula for salted peanuts or peanut butter; by changing a business practice relating to the grading, labeling or packaging of any peanut product; or in any other way. However, prices lower than maximum prices may be charged and paid.

(c) *Enforcement.* Any person violating a provision of this regulation is subject to the criminal penalties, civil enforcement actions, license suspension provisions, and suits for treble damages provided by the Emergency Price Control Act of 1942, and amendments.

**Sec. 22 General amendments.** Any person seeking a general modification of

this regulation may file a petition for amendment in accordance with Revised Procedural Regulation No. 1,<sup>4</sup> and amendments, issued by the Office of Price Administration.

This revised regulation shall become effective May 27, 1943.

**NOTE:** All reporting and record-keeping requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 21st day of May 1943.

PRENTISS M. BROWN,  
Administrator.

[F. R. Doc. 43-8091; Filed, May 21, 1943; 3:14 p. m.]

#### PART 1359—BATTING, PADDING, WADDING, AND UPHOLSTERY FILLING

[MPR 190,<sup>1</sup> Amdt. 2]

##### FREE COTTON LINTERS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Maximum Price Regulation No. 190 is amended in the following respect:

1. Section 1359.2 (b) is amended by adding thereto the following sentence:

Free cotton linters of the 1942 crop which are (1) owned by, or have been acquired directly or indirectly from, the Commodity Credit Corporation and (2) which cannot be identified by the Commodity Credit Corporation as having been produced by any particular cottonseed oil mill, shall be deemed to have been produced at Tallulah, Louisiana

This amendment shall become effective on the 27th day of May 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328; 8 F.R. 4681)

Issued this 21st day of May 1943.

PRENTISS M. BROWN,  
Administrator.

[F. R. Doc. 43-8092; Filed, May 21, 1943; 3:14 p. m.]

#### PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[RO 13,<sup>2</sup> Amdt. 30]

##### PROCESSED FOODS

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.\*

\*Copies may be obtained from the Office of Price Administration.

<sup>1</sup> 7 F.R. 5943, 8948; 8 F.R. 4930.

<sup>2</sup> 8 F.R. 1840, 2288, 2677, 2681, 2684, 2943, 3179, 3949, 4342, 4525, 4726, 4787, 4892, 4921, 5318, 5341, 5342, 5480, 5568, 5757, 5758, 6046, 6137, 6181, 6137.

<sup>3</sup> 7 F.R. 8961; 8 F.R. 3313, 3533.



1. Section 3.1 (c) is amended to read as follows:

(c) *Place where person keeps only processed foods he produced is a processor establishment.* The term processor establishment also includes any place (including space in a public warehouse) at which a person does not produce or import processed foods, if he regularly keeps there, for sale or transfer, only stocks of processed foods which he himself produced or imported. (If he also regularly keeps there, for sale or transfer, processed foods produced or imported by someone else it is a processor establishment only if it meets the requirements of paragraph (d); otherwise it is a wholesale or retail establishment, depending upon the nature of his operations there.)

2. The present section 3.1 (d) is redesignated section 3.1 (e).

3. The present section 3.1 (e) is redesignated section 3.1 (f).

4. A new section 3.1 (d) is added to read as follows:

(d) *A place where a person keeps processed foods produced by someone else may be a processor establishment.* There are two cases in which a place where a person keeps processed foods produced or imported by someone else is a processor establishment:

(1) A place where a person keeps, for sale or transfer, processed foods produced or imported by someone else, is a processor establishment as to those stocks if the person keeping such processed foods, also produces processed foods, whether at that place or elsewhere, and if he does not, in any one calendar year, acquire (at all his establishments together, of whatever type) for sale or transfer more processed foods produced or imported by someone else than 10% by weight of the processed foods he himself produced or imported in the previous calendar year. As soon as his acquisitions for sale or transfer, of processed foods produced or imported by someone else exceed that 10%, within the calendar year, that place shall cease to be a processor establishment as to those stocks, and becomes a wholesale or retail establishment depending upon the nature of his operations there. He must then follow the procedure set forth in Article XII with respect to new businesses.

(2) There is one other case in which a place where a person keeps processed foods produced or imported by someone else is a processor establishment. A person may get processed foods from someone else, to use them in producing other processed foods for sale or transfer. If he keeps the processed foods obtained from someone else only to produce other processed foods, the place where he keeps them is a processor establishment.

5. Section 3.6 (a) is amended to read as follows:

(a) A processor is required to turn over to the Washington Office points he receives for sale or transfers of processed

foods. However, he may use some of them for the following purposes:

(1) To get back processed foods he transferred if his transferee returns them to him; or

(2) To acquire processed foods with which to produce other processed foods; or

(3) To acquire for sale or transfer processed foods produced or imported by someone else, if the place at which he acquires them is a processor establishment as to those stocks, under section 3.1 (d) (1).

6. Section 3.6 (c) is amended to read as follows:

(c) A processor who used some of those points to acquire processed foods, as permitted in paragraph (a) of this section, must issue and send his check for the rest. He must enclose with his check a statement giving the names and addresses of the persons from whom he acquired the processed foods, the items he acquired, and their point values. If he used the points to acquire processed foods, as permitted in paragraph (a) (3) of this Section, he must state, in pounds, the total amount of processed foods he produced or imported during the preceding calendar year and his total acquisitions during the current calendar year, for sale or transfer, of processed foods produced or imported by someone else.

7. Section 3.7 is revoked.

8. Section 3.8 (a) is amended by adding subparagraph (4) to read as follows:

(4) All processed foods, produced or imported by someone else, acquired for sale or transfer.

9. Section 4.1 (a) is amended by adding the following sentence between the first and second sentences in the parentheses:

(a) \* \* \* Also, a place which is a processor establishment under section 3.1 (d) (1) is not a wholesale establishment.

10. Section 5.1 (a) is amended by adding the following sentence, before the close of the parentheses:

(a) \* \* \* Also, a place which is a processor establishment under section 3.1 (d) (1) is not a retail establishment.

11. Section 7.4 (a) is amended by adding at the end the following two sentences in parentheses:

(a) \* \* \* (This does not apply if the place where he keeps, for sale or transfer, processed foods produced or imported by someone else is a processor establishment as to those stocks, under section 3.1 (d) (1). In such a case, the place is not a wholesale or retail establishment.)

This amendment shall become effective May 27, 1943.

NOTE: All reporting and record-keeping requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, 507 and 729, 77th Cong., E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; W.P.B. Directive 1, 7 F.R. 562; Food Directive 3, 8 F.R. 2005, and Food Directive 5, 8 F.R. 2251)

Issued this 21st day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8120; Filed, May 21, 1943; 4:38 p. m.]

## PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[RO 13, Amdt. 31]

### PROCESSED FOODS

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.\*

Ration Order 13 is amended in the following respects:

1. Section 2.3 (a) is amended to read as follows:

(a) Beginning March 1, 1943, a consumer may buy or acquire processed foods only by giving up points equal to the point value of the processed foods acquired. However, a consumer may exchange processed foods with any other person for other processed foods of equal point value, without giving up points and may transfer and acquire processed foods as provided in Article XXVI of this order.

2. Section 2.8 is revoked.

3. Section 3.1 (d) is amended to read as follows:

(d) *A place where processed foods produced only for own use is not a processor establishment.* A place at which a person produces or imports processed foods only for his own use, and not for sale or transfer, is not a processor establishment. (Thus, if he produces processed foods, at a particular place, only for the purpose of using them in baking pies, or in serving meals, that place is not a processor establishment.) Also, a place does not become a processor establishment because a person produces home processed foods there, even if he produces them for sale or transfer.

4. Section 9.2 (a) is amended to read as follows:

(a) Beginning March 1, 1943, only "retailers", "wholesalers", "processors", "country shippers" and "growers" may sell or transfer processed foods. (Certain transactions between consumers, covered in section 2.3 (b); certain transactions by seed dealers, covered in section 14.7; and certain other transactions covered in Articles X and XXVI are excepted from this rule.)

\*Copies may be obtained from the Office of Price Administration.

8 F.R. 1840, 2288, 2677, 2681, 2684, 2943, 3179, 3949, 4342, 4525, 4726, 4784, 4892, 4921, 5318, 5341, 5342, 5568, 5757, 5758, 5818, 5819, 5847, 6046, 6137, 6181.



This amendment shall become effective May 27, 1943.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, 507 and 729, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WPB Directive 1, 7 F.R. 562; Food Directive 3, 8 F.R. 2005, and Food Directive 5, 8 F.R. 2251.)

Issued this 21st day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8093; Filed, May 21, 1943;  
3:15 p. m.]

#### PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[RO 16,<sup>1</sup> Amdt. 5 to Supp. 1]

##### MEAT, FATS, FISH AND CHEESES

Section 1407.3027 (f) is amended to read as follows:

(f) The following are the periods referred to in sections 2.3 (b) and 10.4 (g) of Ration Order 16, during which red stamps may be used by consumers:

Stamps lettered	Time when they may be used (inclusive)
E.....	April 25, 1943 to May 31, 1943
F.....	May 2, 1943 to May 31, 1943
G.....	May 9, 1943 to May 31, 1943
H.....	May 16, 1943 to May 31, 1943
J.....	May 23, 1943 to May 31, 1943
K.....	May 30, 1943 to June 30, 1943
L.....	June 6, 1943 to June 30, 1943
M.....	June 13, 1943 to June 30, 1943
N.....	June 20, 1943 to June 30, 1943

This amendment shall become effective at 12:01 A. M. May 27, 1943.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, 507 and 729, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; W.P.B. Dir. 1, 7 F.R. 562, and Supp. Dir. 1-M, 7 F.R. 7234; Food Dir. 1, 8 F.R. 827; Food Dir. 3, 8 F.R. 2005; Food Dir. 5, 8 F.R. 2251; Food Dir. 6, 8 F.R. 3471; Food Dir. 7, 8 F.R. 3471)

Issued this 21st day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8094; Filed, May 21, 1943;  
3:15 p. m.]

#### PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[RO 16,<sup>1</sup> Amdt. 26]

##### MEAT, FATS, FISH AND CHEESES

A rationale, accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Ration Order 16 is amended in the following respects:

1. Section 4.13 (c) (5) is amended by deleting the words "if his transferee returns them to him".

\*Copies may be obtained from the Office of Price Administration.

<sup>1</sup> 8 F.R. 3591, 3715, 3949, 4137, 4350, 4423, 4721, 4784, 4893, 4967, 5172, 5318, 5679, 5567, 5739, 5919, 6046, 6138, 6181.

2. Section 4.13 (d) (3) is amended by deleting the words "if the transferee returns them".

This amendment shall become effective May 27, 1943.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, 507 and 729, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; W.P.B. Dir. 1, 7 F.R. 562, and Supp. Dir. 1-M, 7 F.R. 7234; Food Dir. 1, 8 F.R. 827, Food Dir. 3, 8 F.R. 2005, Food Dir. 5, 8 F.R. 2251; Food Dir. 6, 8 F.R. 3471; Food Dir. 7, 8 F.R. 3471)

Issued this 21st day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8095; Filed, May 21, 1943;  
3:15 p. m.]

#### PART 1418—TERRITORIES AND POSSESSIONS

[Supp. Order 44,<sup>1</sup> Correction]

##### APPLICABILITY OF MAXIMUM PRICE REGULATIONS TO THE TERRITORY OF HAWAII

Section 1305.56 (a) is corrected by inserting the phrase "Maximum Price Regulation No. 165, as amended—Services" after the phrase "Maximum Price Regulation No. 162—Sale and Rental of Used Typewriters."

This correction shall become effective as of May 27, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871.)

Issued this 21st day of May 1943.

PRENTISS M. BROWN,  
Administrator.

[F. R. Doc. 43-8096; Filed, May 21, 1943;  
3:14 p. m.]

#### PART 1439—UNPROCESSED AGRICULTURAL COMMODITIES

[MPR 397]

##### FLAXSEED

In the judgment of the Price Administrator, the prices of flaxseed have risen and are threatening to rise further to an extent and in a manner inconsistent with the purposes of the Emergency Price Control Act of 1942, as amended, and are thereby causing undue increases in prices.

The Administrator has considered all pertinent provisions of the Emergency Price Control Act of 1942, as amended, has complied with all requirements thereof, including the provisions of section 3 of this Act, as amended.

The maximum prices established by this Maximum Price Regulation No. 397 are, in the judgment of the Price Administrator, generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250 and 9328. A statement of the considerations involved in the issuance of this regulation has been issued simultaneously herewith and has been filed with the Division of the Federal Register.\*

<sup>1</sup> 8 F.R. 5305.

§ 1439.356 *Maximum prices for flaxseed.* Under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250 and 9328, and with the concurrence of the Food Administrator Maximum Price Regulation No. 397 (Flaxseed) which is annexed hereto and made a part hereof, is hereby issued.

AUTHORITY: § 1439.356 issued under Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681.

MAXIMUM PRICE REGULATION 397—FLAXSEED

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SECTION 1 *Prohibition against sales above the maximum prices.* While this regulation is in effect regardless of any contract, agreement or other obligation, no person to whom this regulation is applicable shall sell, offer for sale or deliver any flaxseed at prices higher than the maximum prices specified in this Maximum Price Regulation No. 397, and no person in the course of trade shall buy, solicit or receive any such flaxseed at a price higher than the maximum prices specified in this Maximum Price Regulation No. 397; and no person shall agree, solicit or attempt to do any of the foregoing.

This regulation shall have no application to contracts entered into prior to the effective date hereof for the sale of l. c. l. lots (to arrive lots) where delivery is made to the buyer within fifteen days after the effective date hereof.

SEC. 2 *Less than maximum prices.* Lower prices than those provided for in this Maximum Price Regulation No. 397 may be charged, demanded, paid or offered.

SEC. 3 *Applicability.* This regulation applies to all sales and deliveries within the forty-eight states and the District of Columbia of domestic and imported flaxseed, except flaxseed used for planting a 1944 crop, and medicinal and food purposes.

SEC. 4 *Definitions.* (a) When used in this regulation.

(1) "Person" includes any individual, corporation, partnership, association or other organized group of persons or the legal successor or representative of any of the foregoing and includes the United States or any other government or any political subdivision agency or any of the foregoing.

(2) "Crusher" means any person who by expeller, extraction or hydraulic process removes oil from flaxseed.

(3) "Transportation charges actually incurred" means:



(1) Where the carrier is not owned or controlled by the seller, the amount paid such carrier (including the 3 per cent tax provided for in section 620 of the Revenue Act of 1942) not exceeding the applicable common carrier rate for a like billing or shipment nor any applicable maximum price for such service.

(ii) Where the carrier is owned or controlled by the seller, the reasonable value of the transportation in question not exceeding, if any, the common carrier rate nor the maximum price for a like service if performed by a person other than the seller.

Sec. 5 *Maximum prices of pure flaxseed.* (a) The maximum price for the sale of domestic and imported, pure flaxseed (excluding dockage), in bulk (or net weight where sacked excluding the weight of the sacks irrespective of any state law which is hereby superseded):

(1) Delivered at the following terminal basing points shall be:

	Per bushel
Minneapolis, Duluth, Mankato and Red Wing, Minnesota.....	\$3.05
Milwaukee, Wisconsin.....	3.05
Chicago, Illinois.....	3.05
Portland, Oregon.....	3.05
Emporia and Fredonia, Kansas.....	2.95
Berkeley, Buena Park, Fresno, Long Beach, Los Angeles, and San Francisco, California.....	3.30
Corpus Christi, Harlingen, and Houston, Texas.....	2.90

(2) Delivered at the following Eastern processing points shall be: Cleveland and Toledo, Ohio; Amsterdam, Brooklyn, Buffalo and Staten Island, New York; Edgewater and Newark, New Jersey; and Philadelphia, Pennsylvania, shall be the maximum price at Minneapolis plus the lower of either the local or proportional rate to such point, except that when flax moves by water routes to any of said points the said maximum price at such point shall be reduced to reflect the differential between said rail freight and the actual water freight.

(3) At interior points, on track, shall be the maximum price at that basing point mentioned in subparagraph (1) which less rail freight charges from said interior point to said basing point and less 3 cents per gross bushel handling charges at the terminal basing point will give the highest maximum price at said interior point.

(4) At interior points, not on track, shall be the maximum price mentioned in subparagraph (3) less at least 5 cents per gross bushel for handling charges through a country elevator.

(5) At the farm where grown, shall be the maximum price specified in subparagraph (4) for that interior point nearest (by the most usually traveled route) to said farm less transportation charges from said farm to said interior point by said route.

(6) Delivered to the crusher's plant by truck, shall be the maximum price established under this regulation for a like grade and quality at said point of delivery less 8 cents per gross bushel.

(7) Paragraph (a) (3), (4) and (5) shall not apply in the states of Arizona,

California, Kansas and Texas. Also, paragraph (a) (6) shall not apply in Arizona and California.

(b) The foregoing maximum prices established under this section shall be increased for the sale or delivery of flaxseed in sacks furnished by the seller by the replacement cost of such sacks.

(c) When flaxseed is handled through a terminal or a sub-terminal elevator, the seller may add to the maximum prices otherwise established for him under this regulation, elevation charges not exceeding the charges prescribed by law, but the total elevation charges, irrespective of the number of elevations, that may be added to the maximum price to any purchaser shall not exceed 3 cents per bushel.

(d) When a crusher engages as his agent an independent buyer who has not received the handling charges or any portion thereof mentioned under paragraph (a) (3) of this section, said crusher may pay said independent buyer, notwithstanding the provisions of any other regulation, a maximum service charge not exceeding 1½ cents per bushel over and above the maximum price otherwise established hereunder for the purchase of the flaxseed.

(e) For flaxseed containing more than 11 per cent moisture, the foregoing maximum prices shall be reduced 1½ cents per bushel for each ½ per cent of moisture or fraction thereof in excess of 11 per cent.

(f) For flaxseed testing less than 49 pounds per bushel, the foregoing maximum prices shall be reduced 1 cent per bushel for each ½ pound under 49 pounds.

Sec. 5a *Maximum prices for dockage.* The maximum price for dockage in the sale or delivery of flaxseed shall be as follows:

(a) When the total dockage in any lot of flaxseed is over 16 per cent, ½ cent per bushel for each 1 per cent of dockage, over 16 per cent plus 1 cent per bushel for each 2 per cent of wheat in the total amount of dockage.

(b) When the total dockage is less than 16 per cent, but contains 2 per cent or more of wheat, 1 cent per bushel for each 2 per cent of wheat.

(c) However, if the seller prefers that the lot of flaxseed be cleaned and that he retain title to the dockage, then, notwithstanding any other regulation, the maximum service charge for such cleaning shall be 2 cents per gross bushel, and if the cleaner is also the buyer of the flaxseed he shall receive said amount in cash or deduct said amount from the maximum price he is otherwise permitted to pay for the pure flaxseed, so as not by furnishing gratuitous or less than value service thereby violate the maximum price established on pure flaxseed.

Sec. 6 *Exchanges.* In all cases where a crusher exchanges linseed meal or linseed oil for flaxseed, the value of the meal or oil exchanged, computed in accordance with the prevailing market prices, not exceeding the maximum price at which the crusher may sell the same, shall equal the value of the flaxseed received in exchange, computed in accord-

ance with the prevailing market price not exceeding the maximum price thereof to him as if he purchased the same from such person.

Sec. 7 *Storage charges.* Anyone owning flaxseed may hire any other person, including the person from whom he purchased the flaxseed, to store the same for him at a storage charge not exceeding any maximum price established for the service of such storage, provided, that on a resale of the flaxseed, the maximum price shall not exceed the maximum price established in section 5 for flaxseed without the addition of any storage charges.

Sec. 8 *Maximum prices for export sales.* The maximum price for export sales of flaxseed shall be determined in accordance with the provisions of the Revised Maximum Export Price Regulation.

Sec. 9 *Evasion.* The provisions of this Maximum Price Regulation No. 397 shall not be evaded whether by direct or indirect methods in connection with any offer, solicitation, agreement, sale, delivery, purchase, or receipt of any commodity covered by this regulation alone or in connection with any other commodity or by way of commission, service, transportation or other charge, or discount, premium or other privilege, not specifically provided for herein, or by tying-agreement or other trade understanding, or otherwise.

Sec. 10 *Records.* Every person selling flaxseed, except a farmer, shall keep for examination by the Office of Price Administration, for so long as the Emergency Price Control Act of 1942, as amended, remains in effect a complete record of each sale or purchase subject hereto showing the date thereof, names and addresses of the buyer and seller, the price contracted for, paid or received and the quantity and quality sold.

Sec. 11 *Enforcement.* Persons violating any provision of this regulation are subject to the license revocation or suspension provisions, civil enforcement actions suits for treble damages, and criminal penalties as provided in the Emergency Price Control Act of 1942, as amended.

Sec. 12 *Adjustable pricing.* Any person may agree to sell at a price which can be increased up to the maximum price which can be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the Office of Price Administration to whom the authority to grant such authorization has been delegated. The authorization will be given by order, ex-



cept that it may be given by letter or telegram when the contemplated revision will be the granting of an individual application for adjustment.

Sec. 13 *Protests and petition for amendment.* Any person desiring to file a protest against or seeking an amendment of any provision of this regulation may do so in accordance with Revised Procedural Regulation No. 1 issued by the Office of Price Administration.<sup>1</sup>

This regulation shall become effective May 21, 1943.

NOTE: The record keeping provisions of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 21st day of May 1943.

PRENTISS M. BROWN,  
Administrator.

Approved:

CHESTER C. DAVIS,  
War Food Administrator.

[F. R. Doc. 43-8088; Filed, May 21, 1943;  
3:01 p. m.]

#### PART 1315—RUBBER AND PRODUCTS AND MATERIALS OF WHICH RUBBER IS A COMPONENT

[MPR 200,<sup>2</sup> Amdt. 7]

##### RUBBER HEELS, RUBBER HEELS ATTACHED, AND ATTACHING OF RUBBER HEELS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Maximum Price Regulation 200 is amended in the following respects:

1. Section 1315.1420 (g) (5) is amended by amending the text thereof to read as follows:

(5) "Corded" means rubber heels produced before June 20, 1943, bearing the following brand names and made by the following manufacturers, provided that if they are manufactured after August 31, 1942, they must have a minimum abrasion of 28. If produced after June 19, 1943, "corded" heels means rubber heels bearing the following brand names and made by the following manufacturers, provided that they contain clearly discernible whole cords which at any given level lie generally parallel to each other and that they have a minimum abrasion of 28.

2. Section 1315.1420 (g) (6) (ii) is amended to read as follows:

(ii) "Segment fiber heels" are heels which have a nonfiber base stock and a segment containing fibers placed at the back of the heel in the area of greatest wear. If such heels are produced before June 20, 1943, they shall be classified in accordance with the minimum physical specifications the non-fiber portion of the heel can meet. These specifications are set forth in subdivision (i) of this subparagraph. If such heels are pro-

duced on or after June 20, 1943, they shall be classified in the manner set forth in subdivision (iii) of this subparagraph.

3. Section 1315.1420 (g) (6) (iii) is amended by amending the text thereof to read as follows:

(iii) "Fiber heels" are segment fiber heels produced on or after June 20, 1943, and any heels containing fiber in any portion of the heel except in one or more plugs which may be placed in the area of greatest wear and except for corded heels as defined in subparagraph (5) of this paragraph. If the manufacturer wishes he may classify such heels in accordance with the minimum specifications set forth in subdivision (i) of this subparagraph (6). If such a method of classification is used each compound used in the manufacture of the heels must meet those requirements. If the manufacturer does not classify such heels in accordance with those specifications such heels shall be classified as V-4 unless all three of the following requirements are met: The fiber portion of the heel must meet the minimum abrasive index set forth in subdivision (i) of this subparagraph (6) for the classification in which the manufacturer wishes to place the fiber heel; the fiber heel must meet the following wear tests; and the following report and samples must be submitted:

This amendment shall become effective May 20, 1943.

(Pub. Laws 421, and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 20th day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8115; Filed, May 21, 1943;  
4:39 p. m.]

#### PART 1334—SUGAR, CONFECTIONERY AND SOFT DRINKS

[RPS 16,<sup>3</sup> Amdt. 2]

##### RAW CANE SUGARS

A statement of the considerations involved in the issuance of this Amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.\*

Revised Price Schedule 16 is amended in the following respects:

1. Section 1334.1 is amended to read as follows:

§ 1334.1 *Maximum prices for raw cane sugars established with prohibition of sales in violation.* On and after August 14, 1941, or the effective date thereof as to any amendment to this schedule, regardless of any contract or other obligation

(a) No person shall sell, offer to sell, deliver or transfer raw cane sugar at a higher price than the maximum price established in this schedule.

(b) No person shall buy, offer to buy, import or receive in the course of trade or business raw cane sugar at a price

higher than the maximum price established in this schedule.

(c) Maximum prices are established in this schedule on the gross basis specifying types and points of delivery. They include all commissions and other charges for such types up to such points. From them must be deducted any discounts customarily allowed in sales of raw cane sugar.

2. Section 1334.5 is hereby revoked.

3. Section 1334.14 is added to read as follows:

§ 1334.14 *Maximum prices as to transactions of the Commodity Credit Corporation.* (a) With respect to the purchase of raw cane sugar the Commodity Credit Corporation and sellers to it are exempted from the provisions of this Schedule.

(b) For the sale of raw cane sugar by the Commodity Credit Corporation, contracts may be entered into by it and by purchasers from it to provide: (1) for forward deliveries with payment to the Commodity Credit Corporation of an adjusted price not to exceed the maximum price in effect on the day when such sugar is put into the melt in the purchaser's refinery; (2) for price adjustments on sugars other than that directly supplied by the Commodity Credit Corporation and providing for payment for them at a price not to exceed the maximum price on the day when such sugar is put into the refiner's melt, and (3) for reciprocal services.

4. Section 1334.15 is added to read as follows:

§ 1334.15 *Export maximum prices.* Maximum prices at which a person may export raw cane sugar shall be determined in accordance with the provisions of the Second Revised Maximum Export Price Regulation, as amended.<sup>2</sup>

This amendment shall become effective May 21, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 21st day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8116; Filed, May 21, 1943;  
4:39 p. m.]

#### PART 1340—FUEL

[MPR 189,<sup>3</sup> Amdt. 10]

##### BITUMINOUS COAL SOLD FOR DIRECT USE AS BUNKER FUEL

A statement of considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Maximum Price Regulation No. 189 is amended in the following respects:

1. Section 1340.313 (a) (5) is amended by the addition of the following sentence:

On and after May 25, 1943, there shall not be so added all or any part of the

\*Copies may be obtained from the Office of Price Administration.

<sup>1</sup> 7 F.R. 8961, 8 F.R. 3313, 3533, 6173.

<sup>2</sup> 8 F.R. 1461, 4917.

<sup>3</sup> 7 F.R. 1239, 2132, 2133, 8948.

<sup>4</sup> 8 F.R. 2973, 5566.

<sup>5</sup> 8 F.R. 4132, 5987.



freight rate increase authorized by the Interstate Commerce Commission on March 18, 1942, in Ex Parte 148.

2. Section 1340.313 (b) (5) is added to read as follows:

(5) On and after May 25, 1943, the maximum prices established by this paragraph (b) shall be reduced by the amount of the freight rate increase authorized by the Interstate Commerce Commission on March 18, 1942, in Ex Parte 148.

3. Section 1340.313 (a) (6) (i) and (ii) are amended so that the \$2.73 and \$2.84 figures are changed to \$2.67 and \$2.78, respectively.

This amendment shall become effective May 25, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 21st day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8117; Filed, May 21, 1943;  
4:38 p. m.]

# PART 1351—FOOD AND FOOD PRODUCTS

[RPS 53, Amdt. 33]

## LINSEED OIL

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

1. Section 1351.151 (b) (18) is added to read as follows:

(18) On and after May 21, 1943, the maximum prices of the following fats and oils shall be the following prices:

## Linseed Oils

(i) Raw linseed oil and linseed oil products, delivered in Zone 1. Linseed oil and linseed oil products, in tank cars, delivered in Zone 1, as follows:

\*Copies may be obtained from the Office of Price Administration.

7 F.R. 1309, 1836, 2132, 3430, 3821, 4229, 4294, 4484, 5605, 7665, 7666, 7977, 8204, 8653, 8702, 8948, 9130, 9189, 9393, 9486, 9958, 10471, 10530, 11069; 8 F.R. 1200, 1972, 2875, 3251, 3784, 4335, 4348, 4349, 4514, 5267, 5566, 5589.

	Color	Acid value	Iodine value	Sapon. value	Spec. gravity	Viscosity	Cents per pound
Linseed oil.....	11-13....	4 max....	170-190	188-196	0.931-0.935	A.....	14.5
GRINDING OILS							
Raw plus 10% bodied oil.....	10-13....	2-4.....	165-187	189-198	0.934-0.937	A-B.....	14.5
Containing organic superoxide.....	9-11.....	1-4.....	170-190	188-196	0.931-0.936	A.....	15.0
Semi-refined and bleached varnish and grinding oil.....	4-8.....	2-5.....	170-190	188-196	0.931-0.935	A.....	15.5
Mechanically refined grinding oil (no chemicals used).....	4-7.....	1-4.....	170-190	188-196	0.931-0.935	A.....	15.5
Mechanically refined+10% polymerized oil.....	6-7.....	2-5.....	165-180	192-206	0.934-0.944	C-D.....	15.5
Alkali refined grinding oil.....	5-7.....	2-4.....	170-190	188-196	0.931-0.935	A.....	15.5
Acid refined grinding oil.....	5-6.....	3-6.....	170-190	188-196	0.931-0.935	A.....	15.5
Acid refined grinding oil.....	5-7.....	8-12....	170-190	188-196	0.930-0.935	A.....	15.5
Acid refined grinding oil.....	5-7.....	12-16....	170-190	188-196	0.930-0.935	A.....	15.5
VARNISH OILS							
Dispersed-brera oil.....	10-14....	2-9.....	170-190	188-196	0.931-0.935	A.....	15.0
Semi-refined varnish & grinding.....	10-14....	2-5.....	170-190	188-196	0.931-0.935	A.....	15.0
Alkali refined, not refrigerated.....	4-7.....	1.5-3....	170-190	188-196	0.931-0.935	A.....	15.5
Alkali refined, not refrigerated.....	4-7.....	0-0.6....	170-190	188-196	0.931-0.935	A.....	15.5
Alkali refined, neutral-refrigerated.....	5-6.....	0-0.3....	170-190	188-196	0.931-0.934	A.....	15.7
Alkali refined, neutral-refrigerated +catalyst.....	5-6.....	0-0.4....	170-190	188-196	0.931-0.935	A.....	15.7
Alkali refined, refrigerated.....	5-6.....	2-4.....	170-190	188-196	0.931-0.935	A.....	15.7
Bleached cold pressed.....	4-6.....	0.5-2.0..	170-190	188-196	0.931-0.935	A.....	15.7
Alkali refined, slightly oxidized.....	5-6.....	1.5-4.0..	168-185	190-202	0.944-0.950	C-E.....	15.7
Slightly oxidized raw.....	7-10....	2-6.....	160-178	194-200	0.948-0.955	C-E.....	14.8
Semi-oxidized oil.....	9-12....	4-6.....	165-175	192-196	0.940-0.945	B-D.....	14.9
BOILED OILS							
Raw+driers+bodied oil.....	11-13....	3-6.....	165-190	188-196	0.934-0.941	B.....	14.9
Old style boiled.....	12-18....	5-7.5....	165-185	189-196	0.935-0.942	B-C.....	14.9
Slightly oxidized raw+driers.....	12-18....	3-7.....	165-185	189-196	0.936-0.944	B.....	15.1
Raw+cobalt+drier.....	13-16....	3-6.....	168-190	188-196	0.931-0.940	A.....	15.3
Acid refined+driers.....	6-9.....	6-8.....	170-185	188-196	0.931-0.934	A.....	15.7
Mechanically refined+driers.....	5-8.....	2.5-5....	165-190	188-196	0.931-0.938	A.....	15.7
Partially oxidized acid refined+driers.....	5-8.....	4-6.....	166-185	188-196	0.933-0.938	A.....	15.7
OXIDIZED OILS							
X-Z2 oxidized with and without driers.....	8-13....	4-8.....	115-155	205-230	.970-.998	X-Z2.....	15.0
Z2-Z3 oxidized with and without driers.....	7-11....	4-8.....	115-140	210-230	.980-.996	Z2-Z3.....	15.3
Z1-Z3 oxidized acid refined.....	6-8.....	4-12....	115-140	210-230	.994-.996	Z1-Z3.....	15.6
Polymerized + oxidized.....	7-9.....	5-8.....	120-135	200-210	.994-.996	Z2-Z3.....	16.0
POLYMERIZED OIL							
Polymerized high acid.....	3-7.....	12-22....	115-150	190-196	.948-.971	Q-Z4.....	18.5
Polymerized low acid.....	3-7.....	1-3.....	115-160	190-196	.950-.975	Poises 20-1000.	20.5
FATTY ACID							
Linseed fatty acids.....	10-14....	180-198..	175-190	194-200	.906-.914	A.....	17.2
Distilled linseed fatty acids.....	2-4.....	194-205..	175-195	194-208	.906-.913	A.....	19.5
MISCELLANEOUS							
Sulphur chloride treated +50% thinner.....	6-8.....	2-4.....	60-70	122-132	.878-.884	A.....	15.5
Sulphur chloride treated +7% thinner.....	77-9.....	4-7.....	110-120	200-210	.980-.984	Z-Z2.....	17.0
Alkali refined edible oil base.....	11 max....	0-.3.....	170-190	188-196	.931-.935	A.....	15.5

(a) Grade differentials. The usual or normal differential for types or grades with specifications other than those listed above shall continue to apply.

(b) Container and quantity differentials—(1) Returnable drums, carlots. The maximum delivered prices of the above linseed oil products delivered in Zone 1, in returnable drums, carlot quantities, shall be the prices set forth above, plus .4¢ per pound.

(2) Returnable drums in less than carlot quantities—(i) Delivered in city in which seller has a warehouse. The maximum delivered prices of the above linseed oil products delivered, in returnable drums in less than carlot quantities, in Zone 1 within the corporate limits of a city in which the seller has a warehouse, shall be the prices set forth in paragraph (i) above, (§ 1351.151 (b) (18) (i)), plus the differentials hereinafter set forth for the particular quantity sold:

Quantity sold (returnable drums) Differential to be added to specified prices (Cents per pound)

Carlots, in more than one delivery of  
10 drums each..... 0.6  
5 to 9 drums, one delivery..... 1.0  
1 to 4 drums, one delivery..... 1.4

(ii) Delivered outside city in which seller has a warehouse. The maximum delivered prices of the above linseed oil products, delivered, in returnable drums in less than carlot quantities, in Zone 1 outside of the corporate limits of the city in which the seller's nearest warehouse is located, shall be the maximum prices provided in the preceding sub-paragraph hereof (§ 1351.151 (b) (18) (i) (b) (2) (i)), plus the actual cost of transporting said linseed oil products from the seller's nearest warehouse to the buyer.

(3) Other containers. When linseed oil products are sold in containers other than tank cars or returnable drums, the maximum delivered prices for such oil products in such other containers, delivered in Zone 1, shall be the tank car price specified above, plus the usual or normal differential for the type of container in which the oil is sold.

(4) Other quantities. When linseed oil products are sold in quantities other than those listed in paragraph (2) above (§ 1351.151 (b) (18) (i) (b) (2)) the usual or normal differential for the particular quantity sold shall continue to apply.

(ii) Raw linseed oil and linseed oil products, delivered in Zones 2 to 9, inclusive. To determine his maximum delivered price for the above enumerated linseed oil products delivered in Zones 2 to 9, inclusive, the seller shall,

(a) Calculate his maximum price for such linseed oil products under the preceding sections of this subparagraph (18), (§ 1351.151 (b) (18) (i)), assuming for the purpose of such calculation that the delivery is being made in Zone 1,

(b) Add to the maximum price thus arrived at the differentials hereinafter set forth for the particular zone in which the oil actually is being delivered:



Zone:	Differentials to be added Cents per pound
2	0.2
3	.4
4	.6
5	.5
6	.5
7	.6
8	.5
9	None

(c) In those cases, and only those cases, where such linseed oil products are being delivered, in returnable drums in less than carlot quantities, within the corporate limits of the cities of Los Angeles, Calif., San Francisco, Calif., Portland, Ore., Seattle, Wash., and Spokane, Wash., add the actual cost of transporting such linseed oil product from the seller's nearest warehouse to the buyer.

The total thus arrived at shall be the seller's maximum delivered price at the place where delivery actually is made.

(iii) *Sales to Agencies of the United States that require prices on an f. o. b. basis.* Where, and only where, linseed oil products are sold to any agency of the United States that specifies that bids to, and contracts with, it shall be made on an f. o. b. basis, the maximum price of such linseed oil shall be on an f. o. b. basis. The maximum price of such linseed oil product, f. o. b. producer's plant, shall be equal to the maximum delivered price of a similar linseed oil product, in similar containers, sold in similar quantities to any other purchaser in the city in which the seller has his plant, minus .3 cents per pound.

(iv) *Definitions.* When used in § 1351.151 (b) (18), the following terms shall have the following meanings:

(a) "Zone 1" means the area included in the states of Minnesota, Iowa, Missouri, Illinois and Wisconsin.

(b) "Zone 2" means the area included in the states of Michigan, Indiana, Ohio, and West Virginia, in all that portion of New York west of and including the counties of Niagara, Erie, and Cattaraugus, and in all that portion of Pennsylvania west of and including the counties of McKean, Cameron, Clearfield, Cambria and Somerset.

(c) "Zone 3" means the area included in the states of Vermont, New Hampshire, Maine, Massachusetts, Rhode Island, Connecticut, New Jersey, Delaware and Maryland, in all that portion of New York east of and including the counties of Orleans, Genesee, Wyoming, Allegany, and in all that portion of Pennsylvania east of and including the counties of Potter, Clinton, Centre Blair and Bedford.

(d) "Zone 4" means the area included in the states of Florida, and also the following port cities: Charleston, South Carolina, Savannah, Georgia, Brunswick, Georgia and Mobile, Alabama.

(e) "Zone 5" means the area included in the states of Kentucky, Virginia, Tennessee, North Carolina, Mississippi, Alabama (except Mobile), Georgia, (except Savannah and Brunswick) and South Carolina (except Charleston).

(f) "Zone 6" means the area included in the states of Montana, North Dakota, Wyoming, South Dakota, Nebraska, Colorado and Kansas.

(g) "Zone 7" means the area included in the states of New Mexico, Oklahoma, Arkansas, Texas and Louisiana.

(h) "Zone 8" means the area included in the states of Washington, Oregon, Idaho, Nevada, Utah and Arizona.

(i) "Zone 9" means the area included in the state of California.

2. Section 1351.157 (b) is amended by deleting therefrom the words "linseed oil."

This amendment shall become effective May 21, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 21st day of May 1943.

GEO. J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8118; Filed, May 21, 1943;  
4:35 p. m.]

#### PART 1499—COMMODITIES AND SERVICES

[Order 56 Under SR 15 to GMPR]

CARL A. FLEISCHER

Order No. 55 under § 1499.75 (a) (3) of Supplementary Regulation No. 15 to the General Maximum Price Regulation; Docket No. GF3-3080.

For the reasons set forth in an opinion issued simultaneously herewith, *It is ordered:*

§ 1499.1355 *Adjustment of maximum prices for contract carrier services sold by Carl A. Fleischer.* (a) Carl A. Fleischer of 3928 Liberty Avenue, Pittsburgh, Pennsylvania, may sell and deliver contract carrier services with respect to the transportation of paper box board and baled waste paper between Pittsburgh, Pennsylvania, and Steubenville, Ohio, at a rate not to exceed 1.06 cents per 100 lbs. above the rate in effect during March 1942; and with respect to the transportation of paper and paper products within the Pittsburgh, Pennsylvania area at a rate not to exceed 1.06 cents per 100 lbs. above the rate in effect during March 1942 where the load is less than 4,000 lbs.

(b) All requests of the application not granted herein are denied.

(c) This Order No. 55 may be revoked or amended by the Price Administrator at any time.

(d) This Order No. 55 (§ 1499.1355) is hereby incorporated as a section of Supplementary Regulation No. 14, which contains modifications of maximum prices established by § 1499.2.

(e) This Order No. 55 (§ 1499.1355) shall become effective May 22, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 21st day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8124; Filed, May 21, 1943;  
4:39 p. m.]

#### PART 1499—COMMODITIES AND SERVICES

[Order 56 Under SR 15 to GMPR]

CARROLL'S TRANSFER

Order No. 56 under § 1499.75 (a) (3) of Supplementary Regulation No. 15 of the General Maximum Price Regulation; Docket No. GF3-3189.

For the reasons set forth in an opinion issued simultaneously herewith, *It is ordered:*

§ 1499.1356 *Adjustment of Maximum Prices for Contract Carrier Services Sold by Vernie Carroll, d/b/a Carroll's Transfer.* (a) Vernie Carroll, d/b/a Carroll's Transfer of Downing, Missouri, may sell and furnish contract carrier services in connection with the transportation of cream from, to and between points in Missouri, Iowa and Illinois at the following prices:

22 cents per 5 gallon can.  
27 cents per 8 gallon can.  
37.5 cents per 10 gallon can.

(b) All requests of the application not granted herein are denied.

(c) This Order No. 56 may be revoked or amended by the Price Administrator at any time.

(d) This Order No. 56 (§ 1499.1356) is hereby incorporated as a section of Supplementary Regulation No. 14, which contains modifications of maximum prices established by § 1499.2.

(e) This Order No. 56 (§ 1499.1356) shall become effective May 22, 1943.

(Pub. Laws No. 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 21st day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8125; Filed, May 21, 1943;  
4:39 p. m.]

#### PART 1499—COMMODITIES AND SERVICES

[MPR 165 as Amended, Supp. Service Reg. 15]

POWER LAUNDRIES IN SPOKANE AREA

A statement of the considerations involved in the issuance of this Supplementary Service Regulation No. 15 has been filed with the Division of the Federal Register.\* For the reasons set forth in that statement and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942 as amended, and Executive Order No. 9250, Supplementary Service Regulation No. 15 is hereby issued.

§ 1499.665 *Power laundries in the Spokane area—(a) Dollars-and-cents maximum prices established for services sold by power laundries located in the Spokane area.* (1) The maximum prices established by Maximum Price Regulation No. 165 as amended—Services—for the family laundry services specified in

\*Copies may be obtained from the Office of Price Administration.

7 F.R. 6428, 6966, 8239, 8431, 8798, 8943, 8948, 9197, 9342, 9343, 9785, 9971, 9973, 10480, 10619, 10718, 11010; 8 F.R. 1060, 3324, 4782, 5681, 5755, 5933.



Appendix A are modified as hereinafter provided. The maximum prices for family laundry services when sold by power laundries located in the Spokane area shall be the prices set forth in Appendix A.

The maximum price of a family laundry service which does not conform exactly to the description of one of the listed family services in Appendix A shall be that of the listed service all of whose specifications are met by the unlisted service. Thus, where an unlisted service offers more elements of laundry service than a particular listed service, but does not meet the specifications of a higher-priced listed service, its maximum price shall be that of the lower-priced listed service.

Power laundries in this area shall continue to accept as wearing apparel and flatwork those articles which customarily have been accepted as such, but may charge for all others at list price. In fluff dry, formerly called "rough dry", family finish and list price services, starch must be supplied where necessary for proper finishing of wearing apparel (including shirts), unless the customer requests no starch. Handkerchiefs are to be priced and treated as wearing apparel.

(2) *Maximum prices for commercial flatwork sold by power laundries in the Spokane area.* The maximum prices for commercial flatwork washed and finished, ready for use, when sold by power laundries located in the Spokane area, shall be the prices set forth in Appendix B. All other commercial laundry services shall be governed by Maximum Price Regulation No. 165 as amended, or other applicable regulation.

(3) *Definitions.* As used in this supplementary service regulation, the term: "Commercial Service" means laundry service rendered to hotels, federal, state, county, municipal, and private institutions, and all other commercial or institutional purchasers except ultimate consumers for individual or family use.

"Family laundry services" means all laundry service except those supplied on a commercial or institutional basis.

"Power laundries" means all establishments in the Spokane area offering laundry services for sale, with the exception of such hand laundries as do not use power machinery to wash laundry.

"Spokane area" means the city of Spokane, Washington, and is limited to it.

(4) *Posting requirements.* Within thirty days after the issuance of this supplementary service regulation, power laundries located in the Spokane area and offering family laundry services shall post, each in its own establishment, in a place and manner so that it is plainly visible to the purchasing public, a placard or poster containing the description of family laundry services and the maximum prices authorized for the same in form and substance as set forth in Appendix A to this regulation and a similar description, with prices as authorized, of any other family laundry service offered. Also, within thirty days after the issuance of this supplementary service regulation, power laundries in this area shall furnish to each customer a statement of

the maximum prices of the services offered, with a description of each. In this statement the description of the listed services and their prices shall be exactly as set forth in Appendices A and B. Thereafter, new customers shall be furnished a similar statement.

(5) *Other laundry services.* The maximum prices for other laundry services rendered by power laundries in the Spokane area shall be governed by Maximum Price Regulation No. 165 as amended, or other applicable regulation.

(6) *Prohibition against indirect price increases.* A laundry may not refuse to supply any low-priced laundry service which it supplied in March 1942, if it

supplies or offers to supply any higher priced service which includes the same or substantially the same processes (with or without additional processes) as the low priced service; except that a laundry may substitute for any service supplied in March 1942 the service listed in Appendix A of this supplementary service regulation which most closely resembles it in specifications and price.

(7) *Less than maximum prices.* Lower prices for any of the services covered by this supplementary service regulation may be charged, offered, demanded, or paid.

(8) *Appendix A: Maximum prices for family laundry services at retail.*

Services	Maximum prices
Service No. 1 <i>Damp Wash</i> , in which all laundry is washed and returned damp.	20 lbs. or less for 90¢ plus 4¢ for each additional pound. If requested, shirts finished for 13¢ extra.
Service No. 2 <i>Thrifty and family flat</i> , in which the wearing apparel, if any, is washed and returned damp, and the flatwork washed and returned finished, ready for use.	15 lbs. or less for \$1.23 plus 7¢ for each additional pound. If requested, shirts finished for 11¢ extra.
Service No. 3 <i>Fluff dry</i> , in which the wearing apparel is washed, and returned dry, and the flatwork is washed and returned finished, ready for use.	15 lbs. or less for \$1.33, plus 8¢ for each additional pound. If requested, shirts finished for 10¢ extra.
Service No. 4 <i>Family finish</i> , in which both wearing apparel and flatwork are washed and returned, finished, ready for use.	15¢ per pound; shirts 10¢ extra; minimum \$1.50.
<b>Service No. 5 Finished List</b>	
Ladies' finish list:	
Corset covers, silk.....	\$0.15
Corset covers, cotton.....	.12
Chemises, silk.....	.25
Brassieres.....	.12
Combinations-step-ins.....	.25
Drawers, short.....	.10
Drawers, long, cotton.....	.17
Union suit.....	.20
Undervests.....	.10
Night dresses, silk.....	.30
Night dresses, cotton.....	.20
Aprons, bib.....	.10
Aprons, large.....	.15
Child's pieces, starched.....	.15
Child's pieces, no starch.....	.10
Sunsuits.....	.15
Stockings, ladies', pr.....	.07
Belts.....	.10
Nurses' uniforms.....	.35
Aprons, bungalow, short sleeve.....	.25
Aprons, bungalow, long sleeve.....	.30
Dresses, short sleeve.....	.25
Dresses, long sleeve.....	.30
Dresses, fancy, hand laundered.....	1.00
Ladies' collars.....	.08
Ladies' cuffs.....	.08
Kimonas.....	.25
Kimonas, long.....	.50
Sacs.....	.20
Waists.....	.30
Shirts, cotton.....	.30
Shirts, silk or linen.....	.50
Jackets.....	.50
Slips, cotton.....	.15
Slips, silk.....	.20
Dresses, fancy, not hand laundered.....	.50
Men's finish list:	
Pajamas, cotton.....	.25
Pajamas, silk.....	.30
Corduroy pants.....	.60
Work pants.....	.35
White dress pants.....	.50
Service station pants, starch or no starch.....	.20
Overall pants.....	.20
Overall jackets.....	.20
Coveralls.....	.35
Overalls, painters.....	.50
Coveralls, painters.....	.70
Bathrobes.....	.50
<b>Service No. 5 Finished List—Continued</b>	
Men's finish list—Continued.	
Shirts, dress.....	\$0.18
Shirts, full dress.....	.30
Shirts, silk or flannel sport.....	.25
Shirts, work, cotton.....	.18
Shirts, wool.....	.25
Collars.....	.05
Coats, linen.....	.50
Pants, linen.....	.50
Sweaters, lightweight.....	.35
Sweaters, heavy.....	.50
Underdrawers.....	.12½
Undershirts.....	.12½
Shorts.....	.10
Vests, under.....	.10
BVDs, cotton.....	.15
BVDs, silk.....	.20
Unionsuits.....	.25
Socks, per pr.....	.07
Handkerchiefs, silk.....	.05
Handkerchiefs, cotton.....	.03
Butcher & garage coats, long, starch or no starch.....	.25
Butcher & garage coats, short, starch or no starch.....	.20
Vests, fancy.....	.25
Caps.....	.05
Neckties.....	.10
Nightshirts.....	.15
Slack suits, 2 pc. cotton.....	.70
Slack suits, 2 pc. rayon.....	1.00
Barber bibs, bar aprons.....	.05
Caps, cooks', nurses'.....	.05
Family flat finish list:	
Rugs, rag, or bath, per lb.....	.10
Bed pads.....	.20
Tidies & dollies.....	.06
Sheets.....	.08
Slips.....	.04
Table covers.....	.15
Table top.....	.10
Table pads.....	.20
Napkins.....	.02
Towels, hand.....	.02
Towels, roller.....	.06
Towels, bath.....	.04
Hair cloths.....	.15
Rags.....	.02
Bar aprons.....	.05
Scarfs.....	.10



## Service No. 5 Finished List—Continued

## Specialties finish list:

Curtains, plain, pr	\$0.50
Curtains, fringe, or 1 ruffle, per pr	.70
Curtains, 2 or more ruffles	1.00
Curtains, ecru, per pr	.20
Curtains, extra sash	.10
Curtains, tie-backs	.05
Counterpanes, plain, white cotton	.20
Counterpanes, colored, cotton	.30
Counterpanes, colored, rayon	.40
Counterpanes, chenille	.50
Blankets, double, wool	.75
Blankets, single, wool	.40
Blankets, double, cotton	.40
Blankets, single, cotton	.20
Blankets, sheet	.10
Pillow shams	.10
Rugs, per lb	.10
Mattress covers	.15
Pillows	.50
Pillows new tick	.50
Featherbeds, \$2.00 minimum or, per lb	.15
Mops	.25
Quilts, cotton	.60
Quilts, wool	1.00

In the finished list service there may be imposed a minimum charge of 50¢ (after discount) for cash-and-carry customers, and a minimum charge of \$1.00 for delivery customers.

All power laundries must offer at least a 20% discount to cash-and-carry customers and all family laundry services.

## (9) Appendix B: Maximum prices for commercial flatwork.

Bedspreads, plain, white cotton	\$0.15
Bedspreads, colored	.25
Bedspreads, rayon	.35
Bedspreads, chenille	.45
Sheets	.05
Pillow cases	.03
Bed pads	.10
Wash rugs, 10¢ minimum or per lb	.09
Bath mats, 10¢ minimum or per lb	.09
Wash cloths	.01
Hand towels	.01½
Bath towels	.02
Dish rags and towels	.01½
Table cloths	.06
Table tops	.05
Napkins, unfolded	.01
Napkins, folded	.01½
Table pads	.10
Bar aprons	.04
Shower curtains	.10
Blankets, cotton, single	.18
Blankets, cotton, double	.36
Blankets, wool, single	.36
Blankets, wool, double	.70
Sheet blankets, single	.10
Sheet blankets, double	.15
Lace curtains, plain, per pr	.45
Lace curtains, 1 ruffle, per pr	.50
Lace curtains, 2 or more ruffles, per pr	.90
Sash curtains, plain, per pr	.09
Dresser scarfs	.05

Minimum Bundle, \$1.00.

## Allowance based on volume:

up to \$15.00 per week	net
\$15.00 to \$30.00 per week	10%
\$30.00 to \$50.00 per week	15%
\$50.00 up per week	20%

No additional charges of any kind whatsoever may be added to the maximum prices listed in this Supplementary Service Regulation.

This Supplementary Service Regulation No. 15 (§ 1499.665) shall become effective May 27, 1943.

Issued this 21st day of May 1943.

PRENTISS M. BROWN,  
Administrator.

[F. R. Doc. 43-8126; Filed, May 21, 1943;  
4:39 p. m.]

## PART 1394—RATIONING OF FUEL AND FUEL PRODUCTS

[RO 5C, Amdt. 50]

## MILEAGE RATIONING: GASOLINE REGULATIONS

A rationale accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Ration Order 5C is amended in the following respects:

1. Section 1394.7551 (a) (33) is amended to read as follows:

(33) "Ration", as the context requires, means either a right to acquire and use gasoline as authorized by a board, subject to the provisions of Ration Order No. 5C, or the amount of gasoline acquired pursuant to such authority or both. A ration may be evidenced by credits in a ration bank account, checks issued against ration credits, or by gasoline deposit certificates, coupon books or coupons issued by a board on the basis of an application.

2. Section 1394.7551 (a) (54) is added to read as follows:

(54) "Gasoline deposit certificate" means a certificate issued by a board, valid for transferring gasoline ration credits to the ration bank account of the person to whom it is issued.

3. Section 1394.7751 (a) is amended by substituting for the word "coupons" the words "gasoline deposit certificates."

4. Section 1394.7751 (a) (3) is amended to read as follows:

(3) One or more gasoline deposit certificates issued pursuant to paragraph (b) of § 1394.8006.

5. Section 1394.7755 (b) is amended to read as follows:

(b) The board shall remove and cancel all coupons in Class B books in the gasoline shortage area and in Class C or Class D books in excess of the number to be issued hereunder. If the applicant has requested that his ration be issued to him in the form of gasoline deposit certificates, the board shall issue one or more gasoline deposit certificates in accordance with the procedure set forth in paragraphs (a) and (b) of § 1394.8006.

6. In § 1394.7805 (b) the last sentence is amended to read as follows:

The board shall issue Class T-1 or T-2 books or gasoline deposit certificates to provide the number of gallons of gasoline allowed by it.

7. In § 1394.7805 (d) the third sentence is amended to read as follows:

If it is necessary for the applicant to receive bulk deliveries of gasoline, and if he meets the requirements of § 1394.8006, the board shall issue one or more gasoline deposit certificates to the extent of the gallonage allowed by it for which bulk deliveries are required.

\*Copies may be obtained from the Office of Price Administration.

17 F.R. 9135, 9787, 10147, 10016, 10110, 10338, 10706, 10786, 10787, 11009, 11070; 8 F.R. 179, 274, 369, 372, 607, 565, 1028, 1202, 1203, 1365, 1282, 1366, 1318, 1588, 1813, 1895, 2098, 2213, 2288, 2353, 2341, 2595, 2720, 2780, 3096, 3201, 3253, 3254, 3255, 3313, 3616, 4189, 4341, 4850, 4976, 5267, 5268, 5486, 5564, 5756, 6261, 6179.

8. Section 1394.8006 (a) is amended by deleting the phrase "bulk coupons, or partly in bulk coupons and partly in coupon books," and substituting therefor the phrase "gasoline deposit certificates [Form OPA R-568], or partly in gasoline deposit certificates and partly in coupon books."

9. Section 1394.8006 (b) is amended to read as follows:

(b) If the applicant establishes the facts required by paragraph (a) hereof and establishes the necessity for acquiring 960 gallons or more per month by bulk transfer, the board shall issue one or more gasoline deposit certificates to the extent of the gallonage allowed by it for which gasoline deposit certificates are requested: *Provided*, That, with respect to applications for supplemental rations, or for official or fleet rations for passenger automobiles or motorcycles as provided in § 1394.7705 or § 1394.7755, the board shall first determine the type, number and expiration date of the coupon books to which the applicant is entitled; it shall then issue a gasoline deposit certificate or certificates to the extent requested by the applicant, in an amount equal to the gallonage value of the coupons in the coupon books to which the applicant is entitled in lieu of which gasoline deposit certificates are issued: *Provided further*, That upon renewal of the applicant's ration the board may issue gasoline deposit certificates even though the applicant's need for acquiring gasoline by bulk transfer may be slightly less than 960 gallons per month.

10. Section 1394.8006 (c) is revoked.

11. Section 1394.8006 (d) is added to read as follows:

(d) At the time of issuance of any gasoline deposit certificate, the board shall note upon the application for a gasoline ration the expiration date of the ration and the serial number and gallonage value of gasoline deposit certificates issued. Each gasoline deposit certificate issued shall contain the designation of the issuing board, the signature of the issuing officer, the name and address of the applicant, the gallonage, in words and numerals, for which the certificate is issued, the type of ration or rations issued in the form of gasoline deposit certificates, and the gallonage of each such type.

12. Section 1394.8011 (b) is amended to read as follows:

(b) When any person has refused or failed, without good cause shown, to surrender coupons, coupon books or a ration check as required by an order issued by a board or a representative of the Office of Price Administration pursuant to Ration Order No. 5C, a board may deny any pending or subsequent application for a ration made by or for the use of such person.

13. Section 1394.8015 is added to read as follows:

§ 1394.8015 *Exchange of bulk coupons for gasoline deposit certificates.* A consumer who holds a valid ration in the form of bulk coupons and who establishes a need for acquiring 960 gallons or more per month by bulk trans-



fer may, at any time, surrender such bulk coupons to the issuing board and obtain in exchange one or more gasoline deposit certificates of equivalent gallonage issued in the manner provided in § 1394.8006 (d).

14. Section 1394.8016 is added to read as follows:

§ 1394.8016 *Issuance of coupon books in exchange for checks.* A bulk consumer who maintains a ration bank account pursuant to paragraph (e) of § 1394.8206a may, at any time, procure from the board which issued his ration, coupon books of any type which his application shows him to be entitled to receive in exchange for a ration check, payable to the Office of Price Administration, in an amount equal to the gallonage value of the coupon books issued. A check issued for this purpose shall not be certified. It shall be endorsed by the board and returned promptly by the board to the bank on which it is drawn.

15. Section 1394.8101 (b) is amended to read as follows:

(b) Except as otherwise provided in paragraphs (b) and (c) of § 1394.8103, the person to whom a ration has been issued shall, within five (5) days after the expiration thereof, surrender to the issuing board all unused coupons representing such ration. If such ration is evidenced by credits in a ration bank account, he shall within five days issue to such board a check, payable to the Office of Price Administration, for the net balance in such account representing such expired ration after deducting the aggregate gallonage of all outstanding checks. A check issued for this purpose shall not be certified. It shall be endorsed by the board and returned promptly by the board to the bank on which it is drawn.

16. Section 1394.8102 (a) is amended by deleting the second sentence and substituting the following:

Except as otherwise provided in § 1394.8103 (c) all transport rations whether represented by Class T-1 or T-2 coupons, bulk coupons, gasoline deposit certificates or credits in a ration bank account, shall expire at midnight of the last day of the calendar quarterly period for which they are issued except that transport rations issued for use prior to January 1, 1943, shall expire at midnight, March 31, 1943. Within five (5) days after a ration expires for any of the reasons set out in this paragraph, the person to whom such ration was issued shall surrender to the issuing board all unused coupons representing such ration. If such ration is evidenced by credits in a ration bank account, he shall within five days issue to such board a check, payable to the Office of Price Administration, for the net balance in such account representing such expired ration after deducting the aggregate gallonage of all outstanding checks. A check issued for this purpose shall not be certified. It shall be endorsed by the board and returned promptly by the board to the bank on which it is drawn.

17. Section 1394.8103 (a) is amended to read as follows:

(a) Upon cessation of use or change of ownership of any vehicle, boat or equipment, any ration issued for such vehicle, boat or equipment shall expire and the person to whom such ration was issued shall, within five (5) days after its expiration, surrender to the issuing board all unused coupons and books issued therefor. If such ration is evidenced by credits in a ration bank account, the person to whom such ration was issued shall within five days issue to such board a certified check, payable to the Office of Price Administration, for the net balance in such account representing such expired ration after deducting the aggregate gallonage of all outstanding checks. The transferee of such vehicle, boat or equipment may apply for a ration therefor in his own behalf, in accordance with the applicable provisions of Ration Order No. 5C: *Provided*, That such transferee may not obtain a ration unless a bona fide transfer is involved.

18. Section 1394.8103 (b) is amended to read as follows:

(b) Upon cessation of use of a ration (other than a basic ration) for a purpose for which such ration may be obtained, or when the circumstances under which such ration is being used change so that a ration of the same class and quantity could not be issued under such changed circumstances, such ration shall expire. The holder of such expired ration shall, within five (5) days after such cessation or change of circumstances, surrender to the issuing board all unused coupons and coupon books issued therefor. If such ration is evidenced by credits in a ration bank account, the holder shall within five days issue to the board a certified check, payable to the Office of Price Administration, for the net balance in such account representing such expired ration after deducting the aggregate gallonage of all outstanding checks. Upon change of circumstances of use of a ration the ration holder may, however, within five (5) days after such change, apply to the board in writing, setting forth the details of such change and requesting its advice as to whether such ration may continue to be used under the changed circumstances, and in such case the board shall advise the ration holder whether the ration may continue to be used, and he may retain the ration pending the board's reply to his request.

19. Section 1394.8103 (c) (2) is amended to read as follows:

(2) When the Office of Defense Transportation has modified a certificate of war necessity by decreasing the number of gallons of gasoline allowed under such certificate, it may determine the amount of Class T coupons, bulk coupons or credits in a ration bank account the holder has on hand for the operation of the vehicle or vehicles for which such certificate and ration were issued for the remainder of the quarter. It may also

determine what amount, if any, of such coupons or credits provide gallonage in excess of the gallonage required for the operation of such vehicle or vehicles for the remainder of the quarter under the modified certificate, and in such a case the Office of Defense Transportation shall notify the holder of the amount of such excess coupons and ration credits. Thereupon such coupons and ration credits shall immediately expire.

20. Section 1394.8103 (c) (3) is amended to read as follows:

(3) The holder of a ration which has expired in whole or in part under the provisions of paragraphs (1) or (2) of this section shall immediately upon demand made by a person designated by the Office of Defense Transportation for that purpose, surrender to such person coupons or, when such ration is represented by credits in a ration bank account, a ration check payable to the Office of Defense Transportation, equal in gallonage value to that portion of the ration which has expired. The Office of Defense Transportation shall give the ration holder a receipt for all coupons or checks surrendered under this subdivision and shall destroy such surrendered coupons. A check issued for this purpose shall not be certified. It shall be returned promptly by the person to whom it is surrendered to the bank on which it is drawn.

21. Section 1394.8104 (e) is amended to read as follows:

(e) Upon certification by the Office of Defense Transportation that a certificate of war necessity has been revoked or has been modified by decreasing the number of gallons of gasoline allowed, and that the holder of such certificate has a specified quantity of credits in a ration bank account, or unused Class T or bulk coupons issued for use with a motor vehicle or vehicles under such certificate, in excess of the amount necessary to provide the gallonage required under the modified certificate for the remainder of the quarter for which such ration was issued, the Office of Price Administration acting through a board, or through a district director or through such officers or employees as the district director may designate for such purpose, shall, by summary order, revoke such excess ration credits or coupons, or any part thereof in accordance with such certification. Such order shall also require the ration holder to surrender to a specified board or officer all revoked coupons and a certified ration check payable to the Office of Price Administration for all revoked credits in a ration bank account.

22. Section 1394.8104 (f) is amended by adding the following:

If the ration required to be surrendered has been deposited by the ration holder in a ration bank account maintained by him, he shall deliver to the issuing board a certified ration check, payable to the Office of Price Administration, for the gallonage required to be surrendered. If the ration holder fails or refuses to de-



liver such check, the board shall notify the district office of the Office of Price Administration having jurisdiction over the area served by such board. The district office, upon receiving such notice, shall inform the depositor's bank of the decision and the bank shall make such charge or adjustment of the account of the depositor as is necessary to give effect to the order.

23. Section 1394.8152 is amended by inserting after the phrase "except as provided in §§" the numerals "1394.8153 (c)" followed by a comma.

24. In § 1394.8153 the headnote is amended to read as follows:

§ 1394.8153 *Transfers to consumers in exchange for coupons and ration checks.*

25. In § 1394.8153 that part of paragraph (c) which precedes subparagraph (1) (ii) is amended to read as follows:

(c) *Bulk coupon and ration checks.* Bulk coupons may not be used to obtain a transfer of gasoline into the fuel tank of a motor vehicle except as provided in paragraph (d) of this section. Bulk transfers may be made in exchange for bulk coupons or in exchange for ration checks, as follows:

(1) The transferor must require surrender, at the time of transfer, of bulk coupons, or ration checks issued or endorsed to him by the transferee and having a value in gallons equal to the number of gallons of gasoline transferred, except:

(i) When any delivery of gasoline is made in the absence of the transferor or his agent, by barge, pipe line, tank car, or other carrier, or in the absence of the transferee or his agent, coupons or a ration check need not be surrendered simultaneously with delivery, but must be forwarded by the transferee to the transferor within seven (7) days after delivery.

26. Section 1394.8156 (c) is amended to read as follows:

(c) Any dealer or distributor who has transferred gasoline in exchange for an emergency receipt, shall transmit such emergency receipt, in duplicate, to the board having jurisdiction over the area in which his place of business is located. The board, if it is satisfied that such dealer or distributor made a transfer, in good faith, of the amount of gasoline specified in such emergency receipt, shall issue to him, in exchange therefor, inventory coupons, if he is a dealer, or a gasoline deposit certificate if he is a distributor, equal in gallonage value to the amount of gasoline so transferred. The board shall retain one copy of such receipt in its own files and shall transmit the second copy to the board having jurisdiction over the area in which the transferee resides, as stated on the receipt. If the board is not satisfied that such dealer or distributor made a transfer, in good faith, of the amount of gasoline specified in such emergency receipt, it shall not issue to him any inventory coupons or a gasoline deposit certificate therefor. In such case, the board shall return one copy of the emergency receipt

to the dealer or distributor, and shall transmit the second copy of such receipt to the State Director for appropriate action.

27. Section 1394.8205 (a) is amended by inserting after the phrase "issue to the registrant inventory coupons", the phrase "or, if the registrant is an intermediate distributor, a gasoline deposit certificate."

28. In § 1394.8206a (a) the first sentence is amended by inserting after the words "every licensed distributor" a comma and the phrase "who handles gasoline in such a manner as to be required by § 1394.8218 (a) to remit a ration check with his State tax report,".

29. Section 1394.8206a (e) is added to read as follows:

(e) Every bulk consumer to whom a board has issued one or more gasoline deposit certificates in the manner provided in § 1394.8006 shall open at least one account, in the manner provided in General Ration Order No. 3A, and may open a separate account for each of his establishments or for any group of establishments to which bulk deliveries of gasoline are made. However, no additional account may be opened for an establishment for which a distributor's account is maintained.

30. Section 1394.8206a (f) is added to read as follows:

(f) No more than one gasoline account may be opened for any one place of business unless authorized by the Office of Price Administration, Washington, D. C. Accounts for activities not connected with any specific establishment may also be opened, if authorized by the Office of Price Administration, Washington, D. C.

31. Section 1394.8206b (a) is amended by inserting a comma after the phrase "received by him", and inserting thereafter the phrase "except as provided in paragraph (c) hereof".

32. Section 1394.8206b (c) is amended to read as follows:

(c) A distributor shall deposit any gasoline deposit certificates issued to him, and also may, at any time, deposit all or any part of the coupons or other evidences received by him from a board as a ration whether or not he has used the gasoline for which the coupons or other evidences were issued. A distributor is not required, however, to deposit coupons issued to him as a ration at the time they are received by him from a board. A distributor who has received his ration in the form of coupons and who withdraws gasoline from his facilities as a distributor for his own use, shall deposit in his account a quantity of coupons or other evidences equal in gallonage value to the quantity of gasoline so withdrawn.

33. Section 1394.8206b (e) is added to read as follows:

(e) Every bulk consumer who is not a distributor and to whom a board has issued one or more gasoline deposit certificates in the manner provided in § 1394.8006 shall, immediately after

receiving his ration from the board, deposit all such gasoline deposit certificates in his account. Such a bulk consumer shall not deposit coupons issued to him by a board as a ration.

34. Section 1394.8206c (e) is added to added to read as follows:

(e) To the Office of Defense Transportation.

35. Section 1394.8216 is amended by inserting after the phrase "a quantity of inventory coupons", the phrase "or, if the applicant is an intermediate distributor, a gasoline deposit certificate,".

36. Section 1394.8220 is amended to read as follows:

§ 1394.8220 *Registration of new or reopened place of business.* Any dealer or distributor who opens or reopens a place of business not currently registered by such dealer or distributor under the provisions of § 1394.8201, shall, prior to receipt or transfer of any gasoline at such place of business, register such place of business in the manner provided in § 1394.8201, and shall be issued inventory coupons, if the registrant is a dealer, or a gasoline deposit certificate, if the registrant is an intermediate distributor, equal in gallonage value to the total capacity of his unfilled gasoline storage facilities as of the time of registration.

37. Section 1394.8226 is amended to read as follows:

§ 1394.8226 *Change of storage capacity.* Any dealer or intermediate distributor in any manner altering the total gasoline storage capacity of his place of business shall deliver for cancellation to the board having jurisdiction of the area in which such place of business is located, his currently valid certificate of registration, and shall register for and obtain a new certificate of registration in the manner provided by §§ 1394.8201 to 1394.8204, inclusive. The board shall attach to its copy of the new certificate the original and copy of the cancelled certificate. If the total gasoline storage capacity of the place of business is decreased, the dealer or intermediate distributor shall surrender to the board a quantity of coupons or other evidences equal in gallonage value to the amount of such decrease. If the total gasoline storage capacity of such place of business is increased, the board shall issue to the registrant a quantity of inventory coupons, if he is a dealer, or a gasoline deposit certificate if he is a distributor, equal in gallonage value to the amount of such increase.

This amendment shall become effective June 15, 1943.

(Pub. Law 671, 76th Cong.; as amended by Pub. Laws 89, 421, 507, 77th Cong.; W.P.B. Dir. No. 1, Supp. Dir. No. 1Q, 7 F.R. 562, 9121; E.O. 9125; 7 F.R. 2719)

Issued this 21st day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8119; Filed, May 21, 1943; 4:38 p. m.]



PART 1418—TERRITORIES AND POSSESSIONS  
[MPR 373, Amdt. 2]

## INTOXICATING LIQUORS IN HAWAII

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Maximum Price Regulation 373 is amended in the following respect:

1. In section 25, Table XII, paragraph (a) is amended to read as follows:

(a) Except as otherwise provided herein, the maximum price for intoxicating liquors sold at wholesale or at retail shall be:

(1) *Sales at wholesale.* The maximum price at wholesale shall not exceed the prices charged by the seller for the same amount and type of intoxicating liquors sold or offered for sale on December 6, 1941, except that

(i) Any discounts granted by a wholesaler to a retailer for quantity purchases or otherwise on December 6, 1941, may be discontinued, and

(ii) There may be added to the maximum price established herein, the amount of any United States gallonage tax which has become applicable on such sales since December 6, 1941.

(2) *Sales by retailers.* The maximum price at retail shall not exceed the prices charged by the seller for the same amount and type of intoxicating liquors sold or offered for sale on December 6, 1941, except that

(i) There may be added to the maximum price the amount of any United States gallonage tax which has become applicable on such sales since December 6, 1941.

(3) *Liquors not sold or offered for sale on December 6, 1941.* The maximum prices at wholesale and at retail for any intoxicating liquors not sold or offered for sale on December 6, 1941, shall be determined by the Office of Price Administration, Iolani Palace, Honolulu, T. H., upon application made to it by any seller of such intoxicating liquors.

(4) For the purposes of this table, the term "intoxicating liquor" means any liquid with alcoholic content over 3.2% by volume sold by the bottle, package or case.

This amendment shall be effective as of May 6, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 21st day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8121; Filed, May 21, 1943; 4:39 p. m.]

PART 1418—TERRITORIES AND POSSESSIONS  
[MPR 373, Amdt. 3]CONSTRUCTION AND ROAD MAINTENANCE  
EQUIPMENT IN HAWAII

A statement of the considerations involved in the issuance of this amendment,

\*Copies may be obtained from the Office of Price Administration.

<sup>1</sup> 8 F.R. 5388, 6359.

ment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Maximum Price Regulation 373 is amended in the following respect:

Section 40, Table XXVII is hereby revoked.

This amendment shall be effective as of May 18, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 21st day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8122; Filed, May 21, 1943; 4:38 p. m.]

PART 1499—COMMODITIES AND SERVICES  
[Order 472 Under § 1499.3 (b) of GMPR]

## HOOSIER PANEL COMPANY

Order No. 472 under § 1499.3 (b) of the General Maximum Price Regulation; Hoosier Panel Company, Docket No. GF3-3164.

Hoosier Panel Company of New Albany, Indiana, has made application under § 1499.3 (b) of the General Maximum Price Regulation for the establishment of maximum prices for plywood made of rotary cut gum aircraft veneer grade logs. This particular type of plywood has not been previously manufactured by the applicant, nor has any known competitor produced this product. Due consideration has been given the application, and an opinion in support of this order has been issued simultaneously herewith and has been filed with the Division of the Federal Register. For the reasons set forth in the opinion, and under authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order 9250, it is ordered:

§ 1499.1910 *Approval of maximum prices for gum plywood made to Signal Corps specifications.* (a) Hoosier Panel Company of New Albany, Indiana, may sell and deliver to Churchill Cabinet Co., 2119 Churchill Avenue, Chicago, Illinois, and Zangerle & Peterson Co., 2172 Clybourne Avenue, Chicago, Illinois, and Churchill Cabinet Co. and Zangerle and Peterson Co. may buy and receive from Hoosier Panel Company, plywood meeting Signal Corps specifications No. 72-48 at the following prices, f. o. b. factory:

	Per M sq. ft.
$\frac{1}{4}$ " 5 ply construction.....	\$247.50
$\frac{3}{8}$ " 5 ply construction.....	310.00
$\frac{7}{16}$ " 7 ply construction.....	392.00
$\frac{1}{2}$ " 7 ply construction.....	420.00
$\frac{5}{8}$ " 9 ply construction.....	500.00
$\frac{3}{4}$ " 9 ply construction.....	560.00

(b) This order may be amended or revoked by the Price Administrator at any time.

The effective date of this order shall be January 22, 1943.

Issued this 21st day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8127; Filed, May 21, 1943; 4:38 p. m.]

## PART 1340—FUEL

[RPS 88, Amendment 101]

PETROLEUM AND PETROLEUM PRODUCTS  
IN HAWAII

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Revised Price Schedule No. 88 is amended in the following respects:

1. Section 1340.159 (b) (15) is added to read as follows:

(15) *Hawaii*—(i) *Maximum bulk prices.* A seller's maximum bulk price or prices for a particular grade of gasoline, kerosene or fuel oil at a particular shipping or delivery point in the Territory of Hawaii shall be the sum of his maximum bulk price or prices at such point for such product as determined by § 1340.159 (b) (2) of this regulation, section 22 of Maximum Price Regulation 373 and the amount designated below:

Product:	Amount
Pacific Specification 300 and Pacific Specification 400 fuel oils.....	56 cents per 42-gallon barrel.
All grades of gasoline and kerosene, and fuel oils meeting Pacific Specification No. 200.....	.8 cent per gallon.

(ii) *Maximum prices for packaged products.* A seller's maximum price or prices for stove oil, kerosene, lubricating oil except industrial lubricating oil, and liquefied petroleum gas, when sold in packages, at a particular shipping or delivery point in the Territory of Hawaii shall be the sum of his maximum price or prices at such point for such product as determined by § 1340.159 (b) (2) and the amount designated below:

Product:	Amount
Stove oil.....	5.5 cents per gallon.
Kerosene in cases.....	6 cents per gallon.
Liquefied petroleum gas.....	.5 cent per pound.
Lubricating oil, except industrial lubricating oil.....	4 cents per gallon.

(iii) Any maximum price to a purchaser computed under this paragraph shall be reported to the Petroleum Branch of the Office of Price Administration within 30 days after May 28, 1943. The seller shall specify the name of the product, the point at which the sale was made, the class of purchaser to whom the price is applicable and the dollars and cents maximum price.

2. Section 1340.159 (e) (8) is added to read as follows:

(8) *Hawaii.* A seller's maximum price or prices for a particular grease or industrial lubricating oil when sold in packages at a particular shipping or delivery point in the Territory of Hawaii shall be the sum of his maximum price

<sup>1</sup> 8 F.R. 3718, 3795, 3845, 4130, 4131, 3841, 4252, 4334, 4783, 4840, 4918, 5386, 6044, 6120.



or prices at such point for such product as determined by other provisions of this § 1340.159 (e) and the amount designated below:

Product:	Amount
Industrial lubricating oil.....	4 cents per gallon.
Greases.....	.5 cent per pound.

Any maximum price to a purchaser computed under this paragraph shall be reported to the Petroleum Branch of the Office of Price Administration within 30 days after May 28, 1943. The seller shall specify the name of the product, the point at which the sale was made, the class of purchaser to whom the price is applicable and the dollars and cents maximum price.

3. Section 1340.159 (f) (4) is added to read as follows:

(4) *Hawaii*. A seller's maximum price or prices for a particular solvent or industrial naptha, when sold in packages, at a particular shipping or delivery point in the Territory of Hawaii shall be the sum of his maximum price or prices as determined by other provisions of this § 1340.159 (f) and 3.5 cents per gallon.

Any maximum price to a purchaser computed under this paragraph shall be reported to the Petroleum Branch of the Office of Price Administration within 30 days after May 28, 1943. The seller shall specify the name of the product, the point at which the sale was made, the class of purchaser to whom the price is applicable and the dollars and cents maximum price.

This amendment shall become effective May 28, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 22d day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8169; Filed, May 22, 1943; 3:56 p. m.]

#### PART 1360—MOTOR VEHICLES AND MOTOR VEHICLE EQUIPMENT

[MPR 341,<sup>2</sup> Amdt. 2]

##### USED COMMERCIAL MOTOR VEHICLES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Section 1360.505 (c) (1) is amended to read as follows:

(1) *Sales within the 48 United States and the District of Columbia*. Upon any sale within the 48 United States and the District of Columbia, this allowance shall not exceed the actual rail freight at carload rates as of March 31, 1942, or the current actual rail freight at carload rates, whichever are lower, for a vehicle of the same wheel base, shipping weight (actual or as listed in Appendix C), and overall size as the vehicle being priced,

shipped by the most direct route from the principal place of manufacture of the chassis to the freight station nearest the seller's place of business. The principal places of manufacture of the chassis are listed in Appendix C. If the transportation charge cannot be ascertained in accordance with the foregoing an allowance of \$20 for transportation may be added to the "value when new".

This amendment shall become effective May 28, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 22d day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8170; Filed, May 22, 1943; 3:56 p. m.]

#### PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[5th Rev. Zoning Order 1<sup>1</sup> Under RO 3,<sup>2</sup> Amdt. 1]

##### SUGAR RATIONING REGULATIONS, ORDER ESTABLISHING ZONES

The Fifth Revised Zoning Order No. 1 is amended in the following respect:

Section 1407.281 (c) (2) is amended to read as follows:

(2) From Zone 8 to any point in Zones 9 or 11, and to any point in the city of Bristol located in the State of Virginia.

This amendment shall become effective May 22, 1943.

(Pub. Law 421, 77th Cong.; E.O. 9125, 7 F.R. 2709; E.O. 9280, 7 F.R. 10179; W.P.B. Dir. No. 1 and Supp. Dir. No. 1E, 7 F.R. 562, 2965; Food Dir. No. 3, 8 F.R. 2005; Sec. 1407.168, Rationing Order No. 3)

Issued this 22d day of May 1943.

HAROLD B. ROWE,  
Director, Food Rationing Division.

[F. R. Doc. 43-8171; Filed, May 22, 1943; 3:57 p. m.]

#### PART 1448—EATING AND DRINKING ESTABLISHMENTS

[Restaurant MPR 1-2]

##### FOOD AND DRINK SOLD FOR IMMEDIATE CONSUMPTION IN THE BOSTON, MASS., DISTRICT

In the judgment of the State Director of the Massachusetts State Office the prices of food and drink sold for immediate consumption in the Boston District, i. e., the Counties of Essex, Middlesex, Suffolk, Norfolk, Plymouth, Barnstable, Bristol, Dukes, and Nantucket, have risen and are threatening further to rise to an extent and in a manner inconsistent with the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250 and 9328.

In the judgment of the State Director of the Massachusetts State Office the maximum prices established by this reg-

ulation will aid in stabilizing the cost of living, are necessary to check inflation and to effectuate the purposes of the Act, and are generally fair and equitable, pending a more extended study of the increases in the prices of food and beverages sold for immediate consumption.

So far as practicable, the State Director of the Massachusetts State Office gave due consideration to prices prevailing between October 1 and 15, 1941, and consulted with representative members of the industry affected by this regulation. A statement of the considerations involved in the issuance of the regulation is issued simultaneously herewith.

Therefore, in accordance with the direction of the President to take action which will stabilize prices affecting the cost of living, and under the authority therewith delegated by the President pursuant to the Act of Congress approved October 2, 1942 entitled "An act to aid in stabilizing the cost of living" (H. R. 7565), 77th Congress, 2d Session, and under the authority of Executive Order 9250, Executive Order 9328, and the Emergency Price Control Act of 1942, the State Director of the Massachusetts State Office hereby issues this Restaurant Maximum Price Regulation No. 1-2 establishing as the maximum prices for food and drink sold for immediate consumption in the Boston District, i. e., the Counties of Essex, Middlesex, Suffolk, Norfolk, Plymouth, Barnstable, Bristol, Dukes and Nantucket, the prices prevailing therefor during the seven-day period beginning April 4, 1943, and ending April 10, 1943.

§ 1448.2 *Maximum prices for food and drink sold for immediate consumption*. Under the authority vested in the State Director of the Massachusetts State Office by the Emergency Price Control Act of 1942, as amended, Executive Order 9250, Executive Order 9328, General Orders No. 32 and 50, Restaurant Maximum Price Regulation No. 1-2 (Food and Drink Sold for Immediate Consumption) which is annexed hereto and made a part hereof, is hereby issued.

AUTHORITY: § 1448.2 issued under Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681.

RESTAURANT MAXIMUM PRICE REGULATION NO. 1-2—FOOD AND DRINK SOLD FOR IMMEDIATE CONSUMPTION

##### CONTENTS

###### Sec.

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- 2 Ceiling prices for food items and meals not offered or sold in the seven-day period.
- 3 Classes of food items and meals.
- 4 No ceiling price to be higher than the highest price during the base period.
- 5 Prohibition against discontinuing meals at certain prices.
- 6 Evasion.
- 7 Rules for new proprietors.
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- 9 Records.
- 10 Posting.
- 11 Operation of several places.
- 12 Relation to other maximum price regulations.
- 13 Geographical application.
- 14 Registration and licensing.
- 15 Enforcement.
- 16 Definitions.

\*Copies may be obtained from the Office of Price Administration.

<sup>1</sup> 8 F.R. 3971, 5634.

<sup>2</sup> 8 F.R. 5679.

<sup>3</sup> 8 F.R. 5909, 5846, 6135.



**SECTION 1 Sales at higher than ceiling prices prohibited.** If a person owns or operates a restaurant, hotel, cafe, dining car, bar, delicatessen, soda fountain, catering business, boarding house, or other eating or drinking place, such person, hereinafter referred to as "the seller" or "he", must not offer or sell any "food item" (including any beverage) or "meal" at a price higher than the highest price at which he offered the same food item or meal in the seven-day period beginning Sunday, April 4, 1943 and ending Saturday, April 10, 1943. He must not offer or sell any other food item or meal at a price higher than the ceiling price which he figures according to the directions in Sections 2 and 4. He may, of course, sell at lower than ceiling prices.

**SEC. 2 Ceiling prices for food items and meals not offered for sale in the seven-day period.** The seller must figure his ceiling price for a food item or meal which he did not offer or sell in the seven-day period, as follows:

(a) He must choose from the food items or meals for which a ceiling price has already been fixed, the food item or meal which is most similar to the food item or meal he is pricing; and

(b) Figure a price which is "in line" with the price of that most similar food item or meal. A price is "in line" if the customer receives as much value for his money from the one item or meal as from the other, even though the two prices may be different. In comparing values, quality, size of portions, and the margin over food cost are to be considered; or

(c) If he prefers he may take as his ceiling price the last price at which he offered the same food item or meal for sale before the seven-day period.

(d) Once his ceiling price for a food item or meal has been fixed, it must not be changed.

**SEC. 3 Classes of food items and meals—(a) The classes of food items.**

#### BREAKFAST ITEMS

- 1 Fruits and fruit juices.
- 2 Cereals.
- 3 Egg and combination egg dishes served at breakfast.
- 4 Bread, rolls, toast served at breakfast.
- 5 All other breakfast dishes.

#### OTHER ITEMS

- 6 Appetizers.
- 7 Soups.
- 8 Beef.
- 9 Pork.
- 10 Lamb, mutton.
- 11 Veal.
- 12 Poultry.
- 13 Fish and shellfish.
- 14 Miscellaneous and variety meats including liver, kidneys, and made dishes such as stews or casseroles.
- 15 Egg and cheese dishes which might be served as a main dish or entree in a meal.
- 16 All other dishes which might be served as a main dish or entree in a meal, such as spaghetti, vegetable plate, baked beans, or chop suey.
- 17 Potatoes.
- 18 All other vegetables.
- 19 Bread and butter.
- 20 Salads (except as served as main course in a meal).

- 21 Cakes, cookies, pies, pastries and other baked goods.
- 22 Ice cream and all fountain items.
- 23 All other desserts including fruits, puddings, or cheese.
- 24 Hot sandwiches.
- 25 Cold sandwiches.
- 26 All other food items.

#### BEVERAGES

- 27 Non-alcoholic beverages.
- 28 Beer and other malt beverages.
- 29 Wines.
- 30 Cocktails.
- 31 Other alcoholic beverages.

(b) *The classes of meals.* The classes of meals are, (1) for week days; breakfast, lunch, tea, dinner, supper, (2) for Sundays: breakfast, lunch, tea, dinner, supper.

**SEC. 4 No ceiling price to be higher than the highest price in the base period.** The seller must not charge a higher price for a food item or meal than the highest price at which he offered a food item of the same class or a meal of the same class, respectively, during the base period, April 4, 1943, to April 10, 1943, inclusive.

*Example 1.* If the seller figured an "in line" price for a week-day at \$1.25, and his highest price during the seven-day period in the week-day dinner class is \$1.00, his ceiling price for the new dinner is \$1.00.

*Example 2.* If during the seven-day period his highest price for soup was 15 cents he may not offer any soup at a price higher than 15 cents.

**SEC. 5 Prohibition against discontinuing meals at certain prices.** The seller must not now discontinue offering food items or meals at prices comparable to those charged by him in the seven-day period if by doing so his customers would actually have to pay more than they did in the seven-day period. He will be in violation of this rule unless

(a) He continues to offer meals at different prices representative of the range of prices at which he offered meals of the same class during the seven-day period,

(b) He continues to offer at least as many different meals at or below the lowest price charged by him for meals of the same class on any day that he selects in the seven-day period, as he did on that day.

*Example.* If the seller selects Friday, April 9, 1943, to determine the lowest price and the number of week-day meals offered at that price, and if on that day he offered six week-day dinners, of which two were priced at 85¢, and one each at 90¢, \$1.00, \$1.10, \$1.15, he must continue to offer two week-day dinners at 85¢. Note that Sunday meals and week-day meals are meals of a different class.

**SEC. 6 Evasion.** The seller must not evade the provisions of this regulation by any scheme or device, including:

(a) Deteriorating quality or reducing quantity without making appropriate reductions in price;

(b) Withdrawing the offer, or increasing the price, of any meal ticket, weekly rate, or other arrangement by which customers may buy food items or meals at less than the prices they must pay when purchasing by item or meal;

(c) Increasing any cover, minimum, bread-and-butter, service, corkage, entertainment, check-room, parking or other special charges, or making such charges when they were not in effect in the seven-day period;

(d) Requiring as a condition of sale of an item or meal the purchase of other items or meals, except that he may refuse to sell coffee unless a customer also purchases another food item;

(e) Refusing to sell combinations of food items as meals if such meals were offered in the seven-day period and the items making up the combination are being offered separately.

**SEC. 7 Rules for new proprietors.** (a) If the seller acquires another's business and continues the business in the same place, he is subject to the same ceiling prices and duties as the previous proprietor.

(b) If he opens an eating or drinking place after the seven-day period, not having previously owned or operated an eating or drinking place, he must fix ceiling prices in line with the ceiling prices of the nearest eating or drinking place of the same type as his. If the ceiling prices so fixed are too high and threaten to have an inflationary effect on the prices of food or drink, the Office of Price Administration may issue an order requiring him to reduce his ceiling prices. He is subject to the record requirements of section 9 and the posting requirements of section 10 immediately upon the opening of his place.

**SEC. 8 Taxes.** If in the seven-day period the seller stated and collected the amount of any tax separately from the price he charged, he may continue to do so. He may also separately state and collect the amount of any new tax or of any increase in the amount of a previous tax on the sale of food or drink or on the business of selling food or drink, if the tax is measured by the number or price of items or meals.

**SEC. 9 Records—(a) Customary records.** The seller must preserve all his existing records relating to his prices, costs and sales. He must also continue to maintain such records as he ordinarily kept. All such records shall be subject to examination by the Office of Price Administration.

(b) *Records of the seven-day period.* He must make available for examination by any person during ordinary business hours a copy of each menu used by him in the seven-day period. If he did not use menus, he must prepare in duplicate and make available for such examination a list of the highest prices he charged in the seven-day period.

(c) *Future records.* Beginning with the effective date of this regulation, he must keep for examination by the Office of Price Administration, two each of the menus used by him each day. If he does not use menus he must prepare in duplicate, and preserve for such examination, a record of the prices charged by him each day, except that he need not record prices which are the same as, or less than, prices he previously recorded for the same items or meals.



Sec. 10 *Posting.* (a) Beginning May 7, 1943, each menu must have clearly and plainly written on or attached to it the following statement:

All prices listed are our ceiling prices unless otherwise indicated, in which case they are below ceiling prices. By OPA regulation, our ceilings are our highest prices from April 4 to April 10, 1943. Records of these prices are available for your inspection.

If the seller does not use menus, he must post the statement by a sign which can be easily read by his customers and which must be located near the cashier's desk, if any, or the principal entrance.

(b) Whenever an item or meal appears on a menu or price list at a price below the ceiling price, the ceiling price must be shown as well as the offering price.

(c) If he made menus available to customers in the seven-day period, he shall continue to make them available.

SEC. 11 *Operation of several places.* The provisions of this regulation shall not apply to any sale for which a maximum price is established by any other regulation, including the General Maximum Price Regulation, now or hereafter issued by the Office of Price Administration.

SEC. 12 *Relation to other maximum price regulations.*<sup>1</sup>

SEC. 13 *Geographical application.* The provisions of this Restaurant Maximum Price Regulation No. 1-2, shall be applicable to the Boston District, i. e. the Counties of Essex, Middlesex, Suffolk, Norfolk, Plymouth, Barnstable, Bristol, Dukes and Nantucket.

SEC. 14 *Registration and licensing.* The registration and licensing provisions of §§ 1499.15 and 1499.16 of the General Maximum Price Regulation are applicable to every person subject to this Restaurant Maximum Price Regulation No. 1-2.

SEC. 15 *Enforcement.* Persons violating any provisions of this regulation are subject to the criminal penalties, civil enforcement actions, suits for treble damages and proceedings for suspension of licenses, provided for by the Emergency Price Control Act of 1942, as amended.

SEC. 16 *Definitions.* (a) "Person" means an individual, corporation, partnership, association or other organized group of persons or legal successor or representative of any of the foregoing, and includes the United States or any agency thereof, any other government or any of its political subdivisions, and any agencies of any of the foregoing.

(b) "Food item" means a single portion or serving of food or drink. Examples of food items are a glass of tomato juice, or a piece of apple pie, or a glass of milk.

(c) "Meal" means a combination of food items sold at a single price. Examples of meals are a five-course dinner, a club breakfast, and a blue-plate special. Two or more kinds of food which are prepared or served to be eaten together as one dish are not a "meal." Examples of such dishes are: Ham and eggs, bread and butter, apple pie and cheese.

(d) "Offered" means offered for sale and includes the listing or posting of prices for items and meals even though the items and meals so offered were not actually on hand to be sold.

(e) Unless the context otherwise requires, the definitions set forth in sec. 302 of the Emergency Price Control Act of 1942 and in the General Maximum Price Regulation, issued by the Office of Price Administration, shall apply to other terms used herein.

#### Effective date

This regulation shall become effective Monday, May 3, 1943, at 12:01 A. M.

Issued this 30th day of April 1943.

L. J. BRESNAHAN,  
State Director,  
Massachusetts State Office.

[F. R. Doc. 43-8172; Filed, May 22, 1943; 3:56 p. m.]

#### PART 1499—COMMODITIES AND SERVICES

[Amdt. 1 to Order 20 Under § 1499.3 (b) GMPR]

##### POTOMAC ELECTRIC POWER CO.

An opinion accompanying the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Section 1499.57 (a) is amended to read as follows:

(a) The Potomac Electric Power Company, a public utility company engaged in the sale of electrical current, may sell and deliver to the Treasury Department, Procurement Division, and the Treasury Department, Procurement Division, may buy and receive under Requisition No. R-3713, Contract No. DA-TPS-26762, two 12" list 150-pound, flanged end, outside screw and yoke, carbon steel gate valves at \$393.37 each, f. o. b. Washington, D. C.

This amendment shall become effective May 24, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 22d day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8173; Filed, May 22, 1943; 3:56 p. m.]

#### PART 1499—COMMODITIES AND SERVICES

[Rev. SR 1<sup>1</sup> to GMPR, Amendment 5]

##### EXCEPTIONS FOR SCRAP MATERIALS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Section 5.2 (a) is amended to read as follows:

(a) Any scrap, waste, damaged or used materials or commodities sold, delivered

or transferred by the War Department, the Department of the Navy of the United States, or the Procurement Division—Treasury Department.

This amendment shall become effective May 28, 1943.

(Pub. Laws 421 and 729, 77th Cong., E.O. 9250, 7 F.R. 7871)

Issued this 22d day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8174; Filed, May 22, 1943; 3:56 p. m.]

#### Chapter XIII—Petroleum Administration for War

##### PART 1515—PETROLEUM PRODUCTION OPERATIONS

[Supp. Order 9 to PAO 11]

##### DORCHEAT-MACEDONIA FIELD, ARK.

§ 1515.15 *Supplementary Order No. 9 to Petroleum Administrative Order No. 11—(a) Scope of this order.* Except as otherwise modified by the provisions of any other order issued as a supplement to Petroleum Administrative Order No. 11 or by the provisions of any authorization issued subsequent to the effective date of this order pursuant to paragraph (c) (10) of Petroleum Administrative Order No. 11, the provisions of this order shall to the extent provided herein be applicable to certain petroleum production operations in the Dorcheat-Macedonia Field in Columbia County, Arkansas, but not elsewhere.

(b) *Definitions.* The definitions of Petroleum Administrative Order No. 11 shall apply in this order. In addition:

(1) "Dorcheat-Macedonia field" means the Dorcheat and Macedonia fields in Columbia County, Arkansas, including all of the pools contained therein.

(c) *Wells drilled or recompleted in the Dorcheat-Macedonia Field in Columbia County, Arkansas.* Pursuant to paragraph (c) (10) of Petroleum Administrative Order No. 11, any person may accept delivery of, acquire, or use material to drill, complete, dual-complete, dual-recomplete, equip, connect, or provide additions to any well in the Dorcheat-Macedonia field of Columbia County, Arkansas: *Provided, That:*

(1) Such well is drilled or located within 150 feet of the center of a drilling unit consisting of either the north or south half of a regular quarter section upon which no other drilling or producible well is located; and

(2) All separate property interests in the drilling unit upon which such well is drilled or located are first consolidated with each other; and

(3) If such well is drilled within that portion of the Dorcheat-Macedonia field which is productive of petroleum from the Smackover Lime formation, such well shall be drilled to and completed in the Smackover Lime formation but may be dual-completed so as to produce petroleum from both the Smackover

<sup>1</sup> Section 12 is omitted in the original document.

\*Copies may be obtained from the Office of Price Administration.

<sup>2</sup> 8 F.R. 4978, 6055.



Lime formation and the Cotton Valley formation; and

(4) If such well is drilled within that portion of the Dorcheat-Macedonia field which is not productive of petroleum from the Smackover Lime formation but which is productive of oil from the Cotton Valley formation, such well shall be completed so as to produce oil from the Cotton Valley formation.

(5) If any person elects to dual-recomplete any such well which prior to the date of this order has been completed in the Smackover Lime formation, such well shall be dual-recompleted so as to produce petroleum from both the Smackover Lime formation and the Cotton Valley formation.

(6) If any person elects to dual-recomplete any such well which is located within that portion of the Dorcheat-Macedonia field which is not productive of petroleum from the Smackover Lime formation but which is productive of both oil and gas in the Cotton Valley formation, such well shall be dual-recompleted so as to produce simultaneously both oil and gas from the Cotton Valley formation.

(7) As to any such well which is dual-completed or dual-recompleted, the method used for the dual-completion or dual-recompletion shall be such that the petroleum produced from either of the two formations opened to production is not commingled in the well-bore of such well. The foregoing also shall prohibit the commingling in the same well-bore of the production from oil pools with the production from gas pools within the same formation.

(8) Notwithstanding the provisions of paragraphs (c) (3), (c) (4), (c) (5), and (c) (6) of this order, if all separate property interests in a drilling unit consisting of a regular quarter section are consolidated with each other, two wells may be drilled and completed or recompleted thereon; *Provided*, That:

(i) Not more than one drilling or producible well is located on either the north or south half of such quarter section; and

(ii) One of such wells is located within 150 feet of the center of the north half and the other of such wells is located within 150 feet of the center of the south half of such quarter section; and

(iii) If either of such wells is located within that portion of the Dorcheat-Macedonia field which is productive of petroleum from the Smackover Lime formation, at least one of such wells is drilled to and completed or recompleted in such formation.

(d) *Revocation of certain exceptions issued under Conservation Order M-68.* Notwithstanding the provisions of any exception issued in response to applications filed pursuant to paragraph (c) (10) of Conservation Order M-68, no person shall accept delivery of, acquire, or use material to drill, complete, or dual-complete any well in the Dorcheat-Macedonia field except in accordance with the provisions of this order.

(e) *Violations.* Any person who willfully violates any provision of this order, or who, by any act or omission, falsifies

records kept or information furnished in connection with this order is guilty of a crime and upon conviction may be punished by fine or imprisonment.

Any person who willfully violates any provision of this order may be prohibited from delivering or receiving any material under priority control, or such other action may be taken as is deemed appropriate.

(E.O. 9276, 7 F.R. 10091; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 22d day of May 1943.

R. K. DAVIES,  
Deputy Petroleum  
Administrator for War.

[F. R. Doc. 43-8161; Filed, May 22, 1943;  
1:49 p. m.]

## TITLE 43—PUBLIC LANDS: INTERIOR

### Chapter I—General Land Office

#### Subchapter I—Homesteads

[Circular 1530]

#### PART 166—ORIGINAL, ADDITIONAL, SECOND AND ADJOINING FARM HOMESTEADS, AUTHORIZED BY THE GENERAL PROVISIONS OF THE HOMESTEAD LAWS

##### RESIDENCE REQUIREMENT

Section 166.84 of Title 43 is based on the regulation approved September 11, 1908 (37 L. D. 160). At the time the regulation was issued, residence for 5 years was required in order to complete homestead entry. The residence requirement was reduced to three years by the act of June 6, 1912 (37 Stat. 123; 43 U.S.C. 164). Accordingly, the last two sentences of the section are amended by striking therefrom the figure "5" wherever that figure is used, and substituting therefor the figure "3".

FRED W. JOHNSON,  
Commissioner.

Approved: May 18, 1943,

OSCAR L. CHAPMAN,  
Assistant Secretary.

[F. R. Doc. 43-8128; Filed, May 21, 1943;  
4:47 p. m.]

[Circular 1529]

#### GENERAL MINING REGULATIONS, ETC.

##### MISCELLANEOUS AMENDMENTS

In order to show present procedure in connection with matters concerning surveys and resurveys, Chapter I of Title 43 of the Code of Federal Regulations is amended as follows:

#### PART 185—GENERAL MINING REGULATIONS

In § 185.40 in the first sentence the words "photo-lithographic" and "upon drawing paper" are deleted. In the last sentence the word "on" after the word "retained," is changed to "in."

In § 185.42 the words, "it will be convenient to have this certificate indorsed by the office cadastral engineer, both

upon the plat and field notes of survey filed by the claimant as aforesaid" are deleted.

#### PART 240—PUBLIC LAND RECORDS

In Part 240, footnote 74, that part of the footnote under the heading, "List of public land state and territorial maps" is amended by omitting dates of publication and symbols and words indicating "new map in course of preparation." After the list of maps, the words: "These maps are revised from time to time to show the progress of public land surveys and reflect other changes which have occurred" are added. The cost of the large wall map of the United States is changed from "\$2" to "\$3.50."

#### PART 253—PARKS AND CEMETERIES

In § 253.6 in the last sentence, the words "deputies employed" are deleted and the word "surveyor" is substituted therefor.

#### PART 281—RESURVEYS

In § 281.8 in the last sentence, the words "the matter will then be laid before the Secretary of the Interior with a request for authority to proceed with the actual field work" are deleted and the words "it may, in the discretion of the Commissioner of the General Land Office, be authorized" are substituted therefor. The change in procedure was authorized by the Secretary of the Interior by Order No. 1799 of March 19, 1943.

#### PART 297—EXECUTIVE ORDERS

In § 297.3 footnote 13 is amended by adding the words, "Due to the change in organization, plats of Alaska Railroad Town Sites are not approved by an official of The Alaska Railroad."

FRED W. JOHNSON,  
Commissioner.

Approved: May 17, 1943.

OSCAR L. CHAPMAN,  
Assistant Secretary.

[F. R. Doc. 43-8167; Filed, May 22, 1943;  
3:01 p. m.]

[Circular 1531]

#### PART 221—RULES OF PRACTICE

##### NOTICE OF APPEAL

Sections 221.48 and 221.79 of Part 221, also Rules 48 and 80 of the Rules of Practice (51 L. D. 556, 560), on which the sections are based, are hereby amended to read as follows:

§ 221.48 *Notice of appeal; filing of briefs.* Notice of appeal from the decision of the register shall be served upon the adverse party and filed with the register within 30 days after receipt of notice of the decision. Within 20 days after service of notice of appeal, the appellant may file a brief, a copy of which must be served upon the appellee. Within 20 days after such service the appellee may file his brief, a copy of which must be served upon the appellant. Briefs must be served upon the opposing party within the same period



of time allowed for their filing with the register. When a motion for a new trial is made and denied, notice of an appeal shall be served within 15 days after the receipt of notice of the denial of the motion.

§ 221.79 *Filing of briefs.* Within 20 days after service of the notice of appeal, the appellant may file a brief, a copy of which must be served upon the appellee. Within 20 days after such service, the appellee may file his brief, a copy of which must be served upon the appellant. Briefs must be served upon the opposing party within the same period of time allowed for their filing with the register.

(R.S. 453, 2478; 43 U.S.C. secs. 2, 1201.)

FRED W. JOHNSON,  
Commissioner.

Approved: May 18, 1943.

OSCAR L. CHAPMAN,  
Assistant Secretary.

[F. R. Doc. 43-8168; Filed, May 22, 1943;  
3:01 p. m.]

## TITLE 50—WILDLIFE

### Chapter I—Fish and Wildlife Service

#### Subchapter Q—Alaska Commercial Fisheries

##### MISCELLANEOUS AMENDMENTS

#### PART 201—ALASKA FISHERIES GENERAL REGULATIONS

Section 201.9 is hereby amended to read as follows:

§ 201.9 *Traps must be made inoperative within 12 hours after close of season.* Within 12 hours after the beginning of any seasonal closed period the wire on the entire long wall of the small heart from the pot tunnel to the first corner, on both sides, shall be cut down, and any lead within 50 feet of the small heart gap shall be cut down. Within 48 hours after the beginning of any seasonal closed period (a) the tunnels from pots to spillers of all traps shall be entirely disconnected, and (b) the spillers of all driven traps shall be raised to within 4 feet of the capping and the spillers of floating traps shall be raised to within 4 feet of the surface. With respect to traps not provided with spillers, the requirements with regard to spillers shall apply to the pots.

Section 201.19 is hereby amended to read as follows:

§ 201.19 *Stream markers.* For the purposes of carrying out the requirements of section 3 of the Act of June 6, 1924, the point of the mouth of each creek, stream, or river in Alaska has been determined to be that location heretofore established by the setting or placing of appropriate markers under the direction of the Fish and Wildlife Service (formerly the Bureau of Fisheries), and as to each creek, stream, or river, the mouth of which has not been established through the placing of markers, or the condition of which no longer conforms to its established marking, the mouth thereof shall be along a line drawn between the extremities of its shores at mean low tide. The facts as to the loca-

tion of any such line to be drawn in accordance with this regulation, and the facts as to the conformity of the mouth of any creek, stream, or river to its established marking, shall be obtained and recorded from time to time by the Director of the Fish and Wildlife Service, or such other person as may be designated by the Secretary of the Interior, and in accordance therewith the mouth of such creek, stream, or river shall be appropriately marked and such marking shall be final. All persons engaged in fishery operations are warned to give due regard to all markers so erected.

#### PART 203—YUKON-KUSKOKWIM AREA FISHERIES

Section 203.7 is hereby amended to read as follows:

§ 203.7 *Open season, salmon fishing.* Commercial fishing for salmon is prohibited except in the period from 6 o'clock antemeridian May 21 to 6 o'clock postmeridian July 31, in each year: *Provided*, That such fishing is permitted in the Kuskokwim district until 6 o'clock postmeridian August 15. (Sec. 2, 48 Stat. 595; 48 U.S.C. 232)

#### PART 204—BRISTOL BAY AREA SALMON FISHERIES

Section 204.2 is hereby amended to read as follows:

§ 204.2 *Districts open to salmon fishing.* Commercial fishing for salmon is prohibited except within the following-described districts:

(a) *Hagemeister district.* Waters of Hagemeister Strait from 161 degrees 40 minutes west longitude to 160 degrees 38 minutes west longitude.

(b) *Nushagak district.* Waters of Nushagak Bay within a line from Point Protection to Etolin Point.

(c) *Kvichak-Naknek district.* Waters of Kvichak Bay within a line from Etolin Point to Middle Bluff Light on the eastern side of Kvichak Bay.

(d) *Ugashik district.* Waters between an east and west line at 58 degrees north latitude and the southern limit of the area at a point on the coast 3 statute miles south of Cape Menshikof.

Section 204.6 is hereby amended to read as follows:

§ 204.6 *Districts open to stake and set nets.* Commercial fishing for salmon with stake nets or set or anchored gill nets shall be limited to beach areas between high and low water marks, exclusive of bars or flats that at low tide are not connected by exposed land to the shore or places not covered at high tide, and shall be confined to the following places:

(a) *Nushagak district.* Along the beach, except on the west side of Nushagak Bay from a point 2 statute miles south of Bradford Point to Coffee Point, and except along the east side of that bay from a point 2,500 yards southeast of Ekuk Bluff Light to Etolin Point.

(b) *Kvichak Bay.* Along the beach on the southeast shore of the bay from Prosper Creek to Coffee Creek.

(c) *Naknek Bay.* Along the beach on the north side of the bay from a point

1,200 yards above the drift gill net prohibitive markers to a point, 1,500 yards outside such markers, and along the beach on the south side of the bay from a point 1,200 yards above the drift gill net prohibitive markers to a point 3,000 yards outside such markers.

(d) *Ugashik Bay and River.* Along the beach on the north side of the bay from Pilot Station to a point 500 yards south of Dago Creek, and along the beach on the east side of the river from a point 200 yards north of the Red Salmon Canning Co.'s cannery to a point 1,200 yards north of that cannery.

Section 204.13 is hereby amended to read as follows:

§ 204.13 *Closed seasons, salmon fishing.* Commercial fishing for salmon is prohibited in the period from 6 o'clock antemeridian July 25, to 6 o'clock antemeridian August 3, except in the Ugashik district, where such fishing is prohibited from 6 o'clock antemeridian July 28 to 6 o'clock antemeridian August 10.

Section 204.14 is hereby inserted as follows:

§ 204.14 *Open season, red-salmon fishing, Ugashik.* Commercial fishing for salmon in the Ugashik district with nets less than 8½ inches stretched measure between knots is prohibited except in the period from 6 o'clock antemeridian July 1 to 6 o'clock antemeridian July 28 in each year.

Section 204.19 is hereby amended to read as follows:

§ 204.19 *Weekly closed periods, salmon fishing, Ugashik.* The 36-hour weekly closed period for salmon fishing prescribed by section 5 of the act of June 6, 1924, is hereby extended in the Ugashik district to include the period from 6 o'clock antemeridian Wednesday to 6 o'clock antemeridian Thursday of each week, making a weekly closed period of 60 hours.

Section 204.20 is hereby amended to read as follows:

§ 204.20 *Waters closed to salmon fishing.* All commercial fishing for salmon is prohibited as follows:

(a) *Nushagak Bay.* All waters northward of a line from a marker 2 statute miles below Bradford Point to a marker on the opposite shore at Nushagak Point: *Provided*, That stake nets or set or anchored gill nets limited to beach areas between high and low watermarks will be permitted to the old prohibitive line from Snag Point to the old village on the east bank.

(b) *Kvichak Bay.* All waters above a line extending across Kvichak Bay from the Squaw Creek Light to a marker on the opposite side at Coffee Creek Point: *Provided*, That stake nets or set or anchored gill nets limited to beach areas between high and low watermarks will be permitted on the southeast shore from Prosper Creek to Coffee Creek.

(c) *Naknek Bay.* All waters within 1 statute mile of the mouth of the Naknek River: *Provided*, That stake nets or set or anchored gill nets limited to beach areas between high and low watermarks will be permitted on each side of the



bay to a point 1,200 yards above the drift gill net prohibitive markers.

(d) *Ugashik River and Bay.* All waters above a line extending at right angles across said river 500 yards below the mouth of King Salmon River: *Provided*, That stake nets or set or anchored gill nets limited to beach areas between high and low watermarks will be permitted on the east side of the river from a point 200 yards north of the Red Salmon Canning Co.'s cannery to a point 1,200 yards north of that cannery.

#### PART 205—ALASKA PENINSULA AREA FISHERIES

Section 205.2 *Weekly closed period, salmon fishing, north of peninsula*, is hereby revoked and deleted.

Section 205.3 *Weekly closed periods, salmon fishing, south of peninsula*, is hereby revoked and deleted.

#### PART 208—KODIAK AREA FISHERIES

##### HERRING FISHERY

Section 208.25 is hereby amended to read as follows:

§ 208.25 *Herring catch limitations; exceptions.* In the period from June 18 to October 15, both dates inclusive, the total take of herring for commercial purposes, except for bait and except by gill nets, shall not exceed 200,000 barrels, upon the basis of 250 pounds per barrel, in the waters of Shelikof Strait southeast of a line extending down the middle of the Strait from the latitude of Point Banks to the latitude of Cape Aliak and in all contiguous waters, including the waters of Kupreanof and Raspberry Straits eastward to the western extremity of Whale Island and the waters of Shuyek Strait. In the period from October 16 of one year to June 30 of the succeeding year the total take of herring in these waters for commercial purposes, except for bait and except by gill nets, shall not exceed 10,000 barrels, upon the basis of 250 pounds per barrel, of which not more than 2,000 barrels shall be taken in the period October 16 to November 15, both dates inclusive, and not more than 4,000 barrels shall be taken in any succeeding 30-day period.

The amendments contained in this document shall be in full force and effect immediately from and after the date of their publication in the FEDERAL REGISTER.

OSCAR L. CHAPMAN,  
Assistant Secretary.

MAY 13, 1943.

[F. R. Doc. 43-8196; Filed, May 24, 1943; 10:19 a. m.]

### Notices

#### DEPARTMENT OF THE INTERIOR.

##### Bituminous Coal Division.

[No. 1]

##### APPLICATION FOR REGISTRATION AS DISTRIBUTORS

The Division has approved on the dates shown below, applications filed pursuant to Rule 10 of section II of the

Marketing Rules and Regulations or §§ 304.19 (c), 304.12 (b) (8) and 304.10 of the Rules and Regulations for the

Registration of Distributors. The following listing will be supplemented monthly:

Docket No.	Applicant	Affiliated companies	Effective date
1874-FD....	Southern Coal Company, Inc., Memphis, Tennessee. Registered Distributor #8561	Heritage Coal & Stoker Co., Chicago, Illinois.	2-26-43
D-13.....	Holmes-Darst Coal Corporation, Knoxville, Tennessee. Registered Distributor #4454	Wm. Coady Coal Company, Kokomo, Indiana. Horne Coal Company, Atlanta, Georgia. North State Fuel Company, Charlotte, North Carolina. J. F. Phillips Coal Company, Anderson, Indiana. Claude M. Trawick Coal Company, Macon, Georgia. Wright Coal Company, Des Moines, Iowa. Yadkin Fuel Company, Salisbury, North Carolina.	3-17-43
1875-FD....	Southern Coal Company, Inc., Memphis, Tennessee. Registered Distributor #8561	Bannon Coal & Ice Company, Memphis, Tennessee.	3-11-43
D-27.....	Rochester & Pittsburgh Coal Co., Indiana, Pennsylvania. Code Member #675	Rochester & Pittsburgh Coal Company (Canada) Ltd., Montreal, Quebec, Canada. Registered Distributor #7783.	3-29-43

Dated: May 19, 1943.

[SEAL]

DAN H. WHEELER,  
Director.

[F. R. Doc. 43-8076; Filed, May 21, 1943; 10:50 a. m.]

[Docket No. 36-FD]

#### VALIER COAL COMPANY

##### ORDER OF THE DIRECTOR DENYING EXEMPTION

Upon the basis of findings of fact and conclusions of law set forth in the opinion of the Director, filed simultaneously herewith, wherein it appears that the application of Valier Coal Company for exemption from the provisions of the Bituminous Coal Code should be denied, and pursuant to section 4 II (1) and 4-A and other provisions of the Bituminous Coal Act of 1937,

*It is hereby ordered*, That the proposed findings of fact and the proposed conclusions of law of the Examiner, as modified, are approved and adopted as the findings of fact and the conclusions of law of the Director.

*It is hereby further ordered*, That, effective fifteen (15) days from the date hereof, the application of Valier Coal Company is denied.

Dated: May 21, 1943.

[SEAL]

DAN H. WHEELER,  
Director.

[F. R. Doc. 43-8208; Filed, May 24, 1943; 10:55 a. m.]

[Docket No. B-256]

#### GEORGE THOMPSON

##### ORDER TO CEASE AND DESIST

Upon the basis of findings of fact and conclusions of law set forth in the opinion of the Director filed simultaneously herewith, wherein it appears that code member wilfully violated section 4 II (e) of the Act and the corresponding section of the Code, and pursuant to sections 4 II (j) and 5 (b) and other provisions of the Bituminous Coal Act of 1937;

*It is ordered*, That George Thompson, code member, operating the Thompson

No. 1 Mine (Mine Index No. 2151), in Indiana County, Pennsylvania, in Sub-district 28 of District 1, his agents, representatives, employees, successors or assigns, and any persons acting or claiming to act for or on his behalf, cease and desist from violating section 4 II (e) of the Act and the corresponding section of the Code, or from otherwise violating the provisions of the Act, the Code, and the rules and regulations thereunder.

Notice is hereby given that upon failure or refusal to comply with this order, the Division may apply to a Circuit Court of Appeals for the enforcement thereof or take other appropriate action as authorized by the Act.

Dated: May 20, 1943.

[SEAL]

DAN H. WHEELER,  
Director.

[F. R. Doc. 43-8209; Filed, May 24, 1943; 10:55 a. m.]

[Docket No. A-1737]

#### DISTRICT BOARDS 7 AND 8

##### ORDER POSTPONING HEARING

In the matter of the petition of District Boards Nos. 7 and 8 for an increase in minimum prices, pursuant to section 4 II (a) and (b) of the Bituminous Coal Act of 1937.

Bituminous Coal Producers Board for District No. 2, an interested party in the above entitled matter having moved that the hearing therein heretofore scheduled to be held on May 27, 1943 be postponed indefinitely, in order that any changes in costs resulting from pending wage negotiations may be included in the evidence to be offered at the hearing; and

It appearing that good cause has been shown why said motion should be granted;

*Now, therefore, it is ordered*, That the hearing in the above-entitled matter be



postponed from May 27, 1943, until further order of the Director.

Dated: May 22, 1943.

[SEAL]

DAN H. WHEELER,  
Director.

[F. R. Doc. 43-8206; Filed, May 24, 1943;  
10:55 a. m.]

[Docket No. C-13]

THE COLORADO FUEL AND IRON CORPORATION  
MEMORANDUM OPINION AND ORDER GRANTING  
INTERIM RELIEF

The Colorado Fuel and Iron Corporation filed an application on June 18, 1942, pursuant to the second paragraph of section 4-A of the Bituminous Coal Act of 1937, for a determination of the status of coal produced for its Frederick, Morley, Robinson No. 4, Kebler No. 2, Rockvale No. 3 and Crested Butte Mines, all situated in Colorado, claiming that a portion of said coal is exempt from section 4 of the Act, because it is coal produced, transported and consumed by applicant within the meaning of section 4 II (1) of the Act. The application alleges, among other things, that, although applicant has been engaged in the commerce for which exemption is sought since 1937, this application was not filed until June 18, 1942, by reason of its reliance in good faith upon the advice of representatives of the Bituminous Coal Commission and the Bituminous Coal Division that it need not make such application.

Pursuant to appropriate orders, and after due notice to all interested persons, a hearing in this matter was held on November 19, 1942, before Edward J. Hayes, a duly designated Trial Examiner of the Division in Denver, Colorado. All interested persons were afforded an opportunity to be present, adduce evidence, cross-examine witnesses, and otherwise be heard. Applicant and Bituminous Coal Consumers' Counsel appeared.

Pending final determination by the Examiner of the merits of the application, the record in the proceeding was submitted to me for decision as to whether applicant is entitled to an interim exemption in accordance with the second paragraph of section 4-A of the Act.

That paragraph provides that any producer believing that any commerce in coal is not subject to the provisions of section 4 or the first paragraph of section 4-A may file an application for exemption, and that the filing of such application in good faith shall exempt the applicant, beginning with the third day following such filing, from any obligation, duty or liability imposed by section 4 with respect to the commerce covered by the application until such time as action shall be taken upon the application. By order of the Director dated October 17, 1939, in General Docket No. 17, the following rule<sup>1</sup> was established:

All applications seeking exemption, pursuant to the second paragraph of section 4-A,

<sup>1</sup> Rule VII k, *Rules of Practice and Procedure Before the Division*.

should be filed within the following periods of time:

(1) If the commerce covered by the application exists upon the effective date of this rule (October 22, 1939), not more than thirty (30) days after such date. \* \* \* Any application which is filed after the periods herein specified will be presumed not to have been filed in good faith.

It appears from evidence taken on the issue of applicant's good faith with respect to its delay in filing said application that, since the passage of the Bituminous Coal Act of 1937, applicant assumed that its case for exemption was so clear that it was unnecessary to file an application for exemption; that its representatives were so advised unofficially by members of the staffs of the Bituminous Coal Commission and the Bituminous Coal Division, including members of the General Counsel's Office, on three occasions: in May, September and November, 1939; that it was not until April 21, 1942, when the Division's Statistical Bureau in District 17 questioned the prices that it was charging itself for coal, that it realized that an application for exemption was necessary; and that, in response to applicant's request for such information, the Division on May 25, 1942 advised it of the necessity for filing this application.

In view of these circumstances, I find that the assumption of lack of good faith arising by reason of applicant's delay in filing its application, has been adequately overcome. The application further establishes a prima facie case for the applicability of the exemption to applicant's activities. Without at this time passing in any way upon the merits of the application, I believe interim or temporary relief is appropriate.

Now, therefore, it is determined, That, in accordance with the provisions of the second paragraph of section 4-A of the Bituminous Coal Act of 1937, The Colorado Fuel and Iron Corporation has been and is exempt, beginning with the third day following the filing of said application, from any obligation, duty, or liability imposed by section 4 of the Act, with respect to the commerce covered by the said application, until such time as the Division may make a final determination of the merits of the said application.

Dated: May 21, 1943.

[SEAL]

DAN H. WHEELER,  
Director.

[F. R. Doc. 43-8210; Filed, May 24, 1943;  
10:56 a. m.]

[Docket No. A-1968]

TICK RIDGE COAL COMPANY

ORDER GRANTING TEMPORARY RELIEF

An original petition, pursuant to section 4 II (d) of the Bituminous Coal Act of 1937, having been filed with the Division by the above-named party, requesting the establishment, both temporary and permanent, of price classifications and minimum prices for the coals of its Tick Ridge Mine, Mine Index No. 1230, in District No. 10, for shipment by rail from the McLaren Fuel Company's preparation plant located on the Illinois Cen-

tral and Missouri Pacific Railroads at Marion, Illinois, and for all the rights and privileges granted to other mines by order of February 17, 1942, in Docket No. A-1079; and District Board No. 10 having filed with the Division a petition of intervention in support of the relief requested in the above entitled matter, except as to the establishment of price exceptions with respect to locomotive fuel sold to off-line railroads; and

It appearing that a reasonable showing of necessity has been made for the granting of relief in the manner herein-after set forth; and the following action being deemed necessary in order to effectuate the purposes of the Act;

Now, therefore, it is ordered, That, pending final disposition of the above-entitled matter, temporary relief is granted as follows: Commencing forthwith, the Schedule of Effective Minimum Prices for District No. 10 for All Shipments Except Truck is amended to include the price classifications and minimum prices set forth in the schedule marked Supplement R annexed hereto and made a part hereof.

It is further ordered, That pleadings in opposition to the original petition in the above-entitled matter and applications to stay, terminate or modify the temporary relief herein granted may be filed with the Division within forty-five (45) days from the date of this Order, pursuant to the Rules and Regulations Governing Practice and Procedure before the Bituminous Coal Division in proceedings Instituted Pursuant to Section 4 II (d) of the Bituminous Coal Act of 1937.

The original petition in this matter requests that the relief established by the order dated February 17, 1942, in Docket No. A-1079 for other mines in Price Group No. 5 be made applicable to Mine Index No. 1230. District Board No. 10 in its petition of intervention requested, however, that no exceptions should be allowed to Mine Index No. 1230 with respect to locomotive fuel sold to off-line railroads. Since railroad locomotive fuel Price Exceptions 2-H, 61 and 64 established by the order of the Director in Dockets Nos. A-98, A-125 and A-420, respectively, are applicable to the coals of all other mines in Price Group No. 5 of District No. 10 for which minimum prices have been established for all shipments except truck including the mines involved in Docket No. A-1079 and since no reason has been advanced for denying the application of these price exceptions to the coals of Mine Index No. 1230, the relief granted herein affords this producer the same competitive opportunity available to all other producers similarly situated by making said price exceptions applicable to the coals of Mine Index No. 1230.

An order scheduling a hearing for the purpose of adducing facts upon which final relief in this matter may be based will be issued in due course.

Dated: May 20, 1943.

[SEAL]

DAN H. WHEELER,  
Director.

[F. R. Doc. 43-8207; Filed, May 24, 1943;  
10:55 a. m.]



## General Land Office.

[Public Land Order 122]

## OREGON

MODIFICATION OF EXECUTIVE ORDER CREATING  
POWER SITE RESERVE NO. 26

By virtue of the authority contained in section 1 of the act of June 25, 1910, c. 421, 36 Stat. 847 (U.S.C., title 43, sec. 141), and pursuant to Executive Order No. 9146 of April 24, 1942: *It is ordered*, As follows:

The Executive order of July 2, 1910, creating Power Site Reserve No. 26, is hereby modified so as to permit Deschutes County, Oregon, to construct a highway across the following-described public lands on the location shown on maps filed in the district land office at The Dalles, Oregon, on September 11, 1941, and December 10, 1941, Serials 031774 and 031797, respectively, subject to the condition that the use of the highway in whole or in part shall be discontinued without liability or expense to the United States or its licensees when found by the Secretary of the Interior to be in conflict with project works authorized by the United States.

## WILLAMETTE MERIDIAN

T. 14 S., R. 12 E.,  
Sec. 11, S $\frac{1}{2}$ SW $\frac{1}{4}$ , SW $\frac{1}{4}$ SE $\frac{1}{4}$ ;  
Sec. 14, NW $\frac{1}{4}$ NW $\frac{1}{4}$ .

ABE FORTAS,

*Acting Secretary of the Interior.*

MAY 12, 1943.

[F. R. Doc. 43-8129; Filed, May 21, 1943;  
4:46 p. m.]

[Public Land Order 123]

## CALIFORNIA

## LAND WITHDRAWAL

Withdrawing public lands for use in connection with the prosecution of the war.

By virtue of the authority vested in the President and pursuant to Executive Order No. 9337 of April 24, 1943: *It is ordered*, As follows:

Subject to valid existing rights, and to the transmission line withdrawal under Federal Power Commission Project No. 1396, the following-described public lands are hereby withdrawn from all forms of appropriation under the public-land laws, including the mining and mineral-leasing laws, and reserved under the jurisdiction of the Department of the Interior for use in connection with the prosecution of the war:

## SAN BERNARDINO MERIDIAN

T. 7 N., R. 5 W.,  
Sec. 30, lots 1 and 2 of NW $\frac{1}{4}$  and lots 1 and 2 of SW $\frac{1}{4}$ ;  
Sec. 31, lots 1 and 2 of NW $\frac{1}{4}$ .  
T. 7 N., R. 6 W., sec. 26.

The areas described aggregate 1137.44 acres.

This order shall take precedence over, but shall not rescind or revoke, the withdrawal for classification and other purposes made by Executive Order No. 6910

of November 26, 1934, as amended, so far as such order affects any of the above-described lands.

ABE FORTAS,

*Acting Secretary of the Interior.*

MAY 14, 1943.

[F. R. Doc. 43-8130; Filed, May 21, 1943;  
4:46 p. m.]

[Air-Navigation Site Withdrawal 204]

## NEVADA

ESTABLISHMENT OF AIR-NAVIGATION SITE  
WITHDRAWAL

By virtue of the authority contained in section 4 of the act of May 24, 1928, 45 Stat. 729 (U.S.C., title 49, sec. 214), and section 1 of the act of June 28, 1934, 48 Stat. 1269 (U.S.C., title 43, sec. 315): *It is ordered*, As follows:

Subject to valid existing rights, the following-described public lands in Nevada are hereby withdrawn from all forms of appropriation under the public-land laws and reserved for the use of the Civil Aeronautics Administration, Department of Commerce, for use in the maintenance of air-navigation facilities, the reservation to be known as Air-Navigation Site Withdrawal No. 204:

## MOUNT DIAULO MERIDIAN

T. 8 S., R. 43 E., (unsurveyed),  
Sec. 29, SW $\frac{1}{4}$ SW $\frac{1}{4}$ ;  
Sec. 30, SE $\frac{1}{4}$ SE $\frac{1}{4}$ ;  
Sec. 31, E $\frac{1}{2}$ NE $\frac{1}{4}$ , E $\frac{1}{2}$ E $\frac{1}{2}$ SW $\frac{1}{4}$ , and SE $\frac{1}{4}$ ;  
Sec. 32, NW $\frac{1}{4}$  and W $\frac{1}{2}$ SW $\frac{1}{4}$ .  
T. 9 S., R. 43 E., (unsurveyed),  
Sec. 5, N $\frac{1}{2}$ NW $\frac{1}{4}$ NW $\frac{1}{4}$ ;  
Sec. 6, N $\frac{1}{2}$ NE $\frac{1}{4}$ NE $\frac{1}{4}$ .  
The areas described aggregate 640 acres.

This order shall take precedence over, but shall not rescind or revoke, the order of the Acting Secretary of the Interior effective November 24, 1937, withdrawing certain lands pending the establishment of a grazing district, so far as it affects the above-described lands.

It is intended that the lands described herein shall be returned to the administration of the Department of the Interior, when they are no longer needed for the purpose for which they are reserved.

ABE FORTAS,

*Acting Secretary of the Interior.*

MAY 11, 1943.

[F. R. Doc. 43-8131; Filed, May 21, 1943;  
4:45 p. m.]

## NEW MEXICO

## REVOCATION OF LAND WITHDRAWAL

Revocation in part of departmental order of July 8, 1931, affecting certain public lands in New Mexico.

The order of the Secretary of the Interior, dated July 8, 1931, which temporarily withdrew certain public lands in New Mexico and Arizona, in aid of pending legislation to define the boundaries of the Navajo Indian Reservation and for other purposes, is hereby revoked as to the following described lands in New Mexico:

NEW MEXICO PRINCIPAL MERIDIAN  
Tps. 16 N., R. 4, 5, 6, W.

ABE FORTAS,

*Acting Secretary of the Interior.*

MAY 7, 1943.

[F. R. Doc. 43-8132; Filed, May 21, 1943;  
4:46 p. m.][Air-Navigation Site Withdrawal 181,  
Revoked]

## OREGON

REVOCATION OF AIR-NAVIGATION SITE  
WITHDRAWAL

The order of the Secretary of the Interior of June 13, 1942, withdrawing the following-described lands in Oregon for use by the Department of Commerce in the maintenance of air-navigation facilities, and modifying Oregon Grazing District No. 5, is hereby revoked:

## WILLAMETTE MERIDIAN

T. 16 S., R. 13 E.,  
Sec. 3, NW $\frac{1}{4}$ SW $\frac{1}{4}$  and W $\frac{1}{2}$ NE $\frac{1}{4}$ SW $\frac{1}{4}$ .  
The areas described aggregate 60 acres.

OSCAR L. CHAPMAN,

*Assistant Secretary of the Interior.*

MAY 13, 1943.

[F. R. Doc. 43-8166; Filed, May 22, 1943;  
8:01 p. m.]

## Office of Indian Affairs.

## WIND RIVER RESERVATION, WYOMING

## ORDER OF RESTORATION

Whereas, pursuant to the provisions of the Act of March 3, 1905 (33 Stat. 1016), the Shoshone-Arapahoe Tribes of Indians in Wyoming ceded to the United States a large area of their reservation in the State of Wyoming, established under the Treaty of July 3, 1868 (15 Stat. 873), and

Whereas, within three land use districts there are certain undisposed-of ceded or "opened" lands described as follows:

## WIND RIVER MERIDIAN

## LAND USE DISTRICT NO. 5

T. 7 N., R. 1 E.,  
Secs., 4, 5, 6, 7, 8, and 9;  
Sec. 15, NW $\frac{1}{4}$ , N $\frac{1}{2}$ SW $\frac{1}{4}$ , SE $\frac{1}{4}$ SW $\frac{1}{4}$ ;  
Sec., 16, N $\frac{1}{2}$ , SW $\frac{1}{4}$ , W $\frac{1}{2}$ SE $\frac{1}{4}$ , NE $\frac{1}{4}$ SE $\frac{1}{4}$ ;  
Sec., 17, N $\frac{1}{2}$ , SW $\frac{1}{4}$ , W $\frac{1}{2}$ SE $\frac{1}{4}$ ;  
Secs., 18 and 19;  
Sec., 20, W $\frac{1}{2}$ , SE $\frac{1}{4}$ , S $\frac{1}{2}$ NE $\frac{1}{4}$ , NW $\frac{1}{4}$ NE $\frac{1}{4}$ ;  
Sec., 21, W $\frac{1}{2}$ , SE $\frac{1}{4}$ , S $\frac{1}{2}$ NE $\frac{1}{4}$ , NW $\frac{1}{4}$ NE $\frac{1}{4}$ ;  
Sec., 22, SW $\frac{1}{4}$ SW $\frac{1}{4}$ , E $\frac{1}{2}$ W $\frac{1}{2}$ ;  
Sec., 27, NW $\frac{1}{4}$ ;  
Sec., 28, N $\frac{1}{2}$ ;  
Sec., 29, NE $\frac{1}{4}$ , N $\frac{1}{2}$ NW $\frac{1}{4}$ ;  
T. 7 N., R. 1 W.;  
Sec., 1, Lots 3 and 4, S $\frac{1}{2}$ NW $\frac{1}{4}$ , S $\frac{1}{2}$ S $\frac{1}{2}$ ;  
Sec., 2, SE $\frac{1}{4}$ ;  
Sec., 11;  
Sec., 12, N $\frac{1}{2}$ , SE $\frac{1}{4}$ , E $\frac{1}{2}$ SW $\frac{1}{4}$ , NW $\frac{1}{4}$ SW $\frac{1}{4}$ ;  
Sec., 13, E $\frac{1}{2}$ , SW $\frac{1}{4}$ , E $\frac{1}{2}$ NW $\frac{1}{4}$ ;  
Sec., 14;  
Sec., 23, N $\frac{1}{2}$ NE $\frac{1}{4}$ ;  
Sec., 24;

## LAND USE DISTRICT NO. 9

T. 4 N., R. 2 W.;  
Sec., 21, E $\frac{1}{2}$ NW $\frac{1}{4}$ , SW $\frac{1}{4}$ NW $\frac{1}{4}$ , NW $\frac{1}{4}$ SW $\frac{1}{4}$ ,  
SW $\frac{1}{4}$ SE $\frac{1}{4}$ ;  
Sec., 28, W $\frac{1}{2}$ NE $\frac{1}{4}$ ;



## LAND USE DISTRICT NO. 14

T. 5 N., R. 4 E.;  
 Sec. 1, Lots 1, 2, 3, and 4, S $\frac{1}{2}$ NE $\frac{1}{4}$   
 SE $\frac{1}{4}$ NW $\frac{1}{4}$ ;  
 Sec., 2, Lot 1;  
 Sec., 12, SE $\frac{1}{4}$ , E $\frac{1}{2}$ SW $\frac{1}{4}$ , SE $\frac{1}{4}$ NW $\frac{1}{4}$ ;  
 Sec., 13, E $\frac{1}{2}$ , E $\frac{1}{2}$ W $\frac{1}{2}$ ;  
 Secs., 24, 25, and 36;  
 T. 6 N., R. 4 E.,  
 Sec., 36, N $\frac{1}{2}$ ;  
 T. 5 N., R. 5 E.;  
 Secs., 5 and 6;  
 T. 6 N., R. 5 E.;  
 Sec., 31, S $\frac{1}{2}$ ;  
 Sec., 32, S $\frac{1}{2}$ .

Whereas no part of the land use districts involved is under lease or permit to non-Indians, and

Whereas the Shoshone-Arapahoe Tribes of Indians of the Wind River Reservation require additional grazing lands to support their expanded livestock industry, and

Whereas the Superintendent of the Wind River Reservation and the Commissioner of Indian Affairs have recommended the restoration of the undisposed-of, ceded lands located within the aforesaid land use districts.

Now, therefore, by virtue of authority vested in the Secretary of the Interior by section 5 of the Act of July 27, 1939 (53 Stat. 1128-1130), I hereby find that restoration to tribal ownership of the lands described above which are classified as undisposed-of, ceded lands of the Wind River Reservation, Wyoming, and which total 17,800 acres more or less, will be in the tribal interest, and they are hereby restored to tribal ownership for the use and benefit of the Shoshone-Arapahoe Tribes of Indians of the Wind River Reservation, Wyoming, and are added to and made a part of the existing Wind River Reservation, subject to any valid existing rights.

OSCAR L. CHAPMAN,  
*Assistant Secretary  
 of the Interior.*

APRIL 26, 1943.

[F. R. Doc. 43-8165; Filed, May 22, 1943;  
 3:01 p. m.]

## DEPARTMENT OF AGRICULTURE.

## War Food Administration.

## NOTICE OF HEARING ON HANDLING OF MILK IN DESIGNATED AREAS

Proposed amendment to the tentatively approved marketing agreements and to the orders regulating the handling of milk in the following marketing areas:

Greater Boston, Massachusetts  
 Chicago, Illinois  
 Cincinnati, Ohio  
 Dubuque, Iowa  
 Duluth-Superior  
 Fall River, Massachusetts  
 Fort Wayne, Indiana  
 Greater Kansas City  
 La Porte County, Indiana  
 Louisville, Kentucky  
 Lowell-Lawrence, Massachusetts  
 New Orleans, Louisiana  
 New York Metropolitan  
 Omaha-Council Bluffs  
 Philadelphia, Pennsylvania

Quad Cities (Illinois-Iowa)  
 St. Louis, Missouri  
 Sioux City, Iowa  
 Toledo, Ohio  
 Washington, D. C.

Notice is hereby given of a hearing to be held in the Auditorium, South Building, United States Department of Agriculture, Washington, D. C., beginning at 10 a. m., e. w. t., May 28, 1943, with respect to a proposed amendment to the tentatively approved marketing agreements and to the orders regulating the handling of milk in the above-mentioned marketing areas.

This notice is given pursuant to the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 1940 ed. 601 et seq.), and in accordance with the applicable rules of practice thereunder (7 CFR, 1941 Supp., 900.1-900.17; 7 F.R. 3350; 3 F.R. 2815).

This public hearing is for the purpose of receiving evidence with respect to a proposed amendment to each of the tentatively approved marketing agreements and orders regulating the handling of milk in the aforementioned marketing areas. The amendment has been proposed by the Dairy and Poultry Branch, Food Distribution Administration, and is hereinafter set forth in detail. The proposed amendment has not received official approval, and at the hearing evidence will be received relative to the terms of the proposed amendment. It is proposed the proposed amendment be added as the final section of each of the aforementioned tentatively approved marketing agreements and orders. The provisions of the proposed amendment are as follows:

§ 000.00 *Emergency provision.* Whenever the provisions hereof require the market administrator to use average price quotations for any dairy products for the purpose of determining class prices or for any other purpose, the market administrator shall use the quotations herein provided or such quotations plus the amount of any subsidy being paid on the product to which the price applies, whichever is higher: *Provided, however,* That if for any reason no price quotation is available or published for the product specified the market administrator shall use the applicable maximum uniform price established by regulations of the Office of Price Administration plus the amount of any subsidy being paid: *Provided further,* That if neither price quotations nor maximum uniform prices are available, the market administrator shall use an average price determined by the Secretary to be equivalent to or comparable with the average price quotation specified.

Copies of this notice of hearing may be obtained from the Hearing Clerk, Office of the Solicitor, United States Department of Agriculture, in room 1331, South Building, Washington, D. C., or may be there inspected.

Dated: May 22, 1943.

[SEAL] JESSE W. TAPP,  
*Acting War Food Administrator.*

[F. R. Doc. 43-8211; Filed, May 24, 1943;  
 11:13 a. m.]

## DEPARTMENT OF LABOR.

## Wage and Hour Division.

## CANCELLATION AND AFFIRMATION OF LEARNER EMPLOYMENT CERTIFICATES

Notice of the cancellation of one special certificate and the affirmation of another special certificate issued to Westbury Cravat Company, Inc. for the employment of learners at wage rates less than the applicable minimum under section 6 of the Fair Labor Standards Act of 1938.

Notice is hereby given of an order, dated May 17, 1943, cancelling as of May 9, 1941, a special certificate authorizing the employment of learners at less than the minimum wage rate, issued to Westbury Cravat Company, Inc. of Brooklyn, New York for the effective period from May 5, 1941, to August 18, 1941, and affirming a special certificate authorizing the employment of learners at less than the minimum wage issued to the said company for the effective period from August 18, 1941, to November 10, 1941.

Signed at New York, New York this 17th day of May 1943.

ISABEL FERGUSON,  
*Authorized Representative  
 of the Administrator.*

[F. R. Doc. 43-8135; Filed, May 22, 1943;  
 10:47 a. m.]

## LEARNER EMPLOYMENT CERTIFICATES

## ISSUANCE TO VARIOUS INDUSTRIES

Notice of issuance of special certificates for the employment of learners under the Fair Labor Standards Act of 1938.

Notice is hereby given that special certificates authorizing the employment of learners at hourly wages lower than the minimum rate applicable under section 6 of the Act are issued under section 14 thereof and § 522.5 (b) of the regulations issued thereunder (August 16, 1940, 5 F.R. 2862) to the employers listed below effective May 24, 1943.

The employment of learners under these certificates is limited to the terms and conditions as designated opposite the employer's name. These certificates are issued upon the employers' representations that experienced workers for the learner occupations are not available for employment and that they are actually in need of learners at subminimum rates in order to prevent curtailment of opportunities for employment. The certificates may be cancelled in the manner provided for in the regulations and as indicated on the certificate. Any person aggrieved by the issuance of the certificates may seek a review or reconsideration thereof.

NAME AND ADDRESS OF FIRM, PRODUCT, NUMBER OF LEARNERS, LEARNING PERIOD, LEARNER WAGE, LEARNER OCCUPATION, EXPIRATION DATE

Acme Cloth Reel Company, 214 West McBee Avenue, Greenville, South Carolina; Converted paper; 2 learners (T); Reinforcing ends of cloth reels and pasting lettered labels for a learning period



of 240 hours at 35 cents per hour until July 19, 1943.

McKee Button Company, Keithsburg, Illinois; Fresh water pearl button; 5 learners (T); Button Blank Cutters for a learning period of 480 hours the 1st 320 hours at 30 cents per hour the next 160 hours at 35 cents per hour until November 24, 1943.

McKee Button Company, West 6th Street, Metropolis, Illinois; Fresh water pearl button; 10 learners (T); Button blank cutters for a learning period of 480 hours at 30 cents per hour for the 1st 320 hours and 35 cents per hour for the next 160 hours until November 24, 1943.

McKee Button Company, 444 Tacoma Avenue, Logansport, Indiana; Fresh water pearl button; 5 learners (T); Button Blank Cutters for a learning period of 480 hours at 30 cents per hour for the 1st 320 hours and 35 cents per hour for the next 160 hours until November 24, 1943.

McKee Button Company, 1000 Hershey Avenue, Muscatine, Iowa; Fresh water pearl button; 9 learners (T); Finished Button Sorter for a learning period of 480 hours at 30 cents per hour for the first 320 hours and 35 cents per hour for the next 160 hours; Automatic Button Machine Operator for a learning period of 160 hours at 30 cents per hour until November 24, 1943.

Signed at New York, N. Y., this 22d day of May 1943.

MERLE D. VINCENT,  
Authorized Representative  
of the Administrator.

[F. R. Doc. 43-8198; Filed, May 24, 1943;  
11:01 a. m.]

#### LEARNER EMPLOYMENT CERTIFICATES ISSUANCE TO VARIOUS INDUSTRIES

Notice of issuance of special certificates for the employment of learners under the Fair Labor Standards Act of 1938.

Notice is hereby given that special certificates authorizing the employment of learners at hourly wage rates lower than the minimum wage rate applicable under section 6 of the Act are issued under section 14 thereof, Part 522 of the Regulations issued thereunder (August 16, 1940, 5 F.R. 2862, and as amended June 25, 1942, 7 F.R. 4725), and the Determination and Order or Regulation listed below and published in the FEDERAL REGISTER as here stated.

Apparel Learner Regulations, September 7, 1940 (5 F.R. 3591), as amended by Administrative Order March 13, 1943 (8 F.R. 3079).

Single Pants, Shirts, and Allied Garments, Women's Apparel, Sportswear, Rainwear, Robes and Leather and Sheep-Lined Garments, Divisions of the Apparel Industry, Learner Regulations, July 20 1942 (7 F.R. 4724), as amended by Administrative Order March 13, 1943 (8 F.R. 3079).

Artificial Flowers and Feathers Learner Regulations, October 24, 1940 (5 F.R. 4203).

Glove Findings and Determination of February 20, 1940, as amended by Administrative Order September 20, 1940 (5 F.R. 3748) and as further amended by Administrative Order, March 13, 1943 (8 F.R. 3079).

Hosiery Learner Regulations, September 4, 1940 (5 F.R. 3530), as amended by Administrative Order March 13, 1943 (8 F.R. 3079).

Independent Telephone Learner Regulations, September 27, 1940 (5 F.R. 3829).

Knitted Wear Learner Regulations, October 10, 1940 (5 F.R. 3982), as amended by Administrative Order, March 13, 1943 (8 F.R. 3079).

Millinery Learner Regulations, Custom Made and Popular Priced, August 29, 1940 (5 F.R. 3392, 3393).

Textile Learner Regulations, May 16, 1941 (6 F.R. 2446), as amended by Administrative Order March 13, 1943 (8 F.R. 3079).

Woolen Learner Regulations, October 30, 1940 (5 F.R. 4302).

Notice of Amended Order for the Employment of Learners in the Cigar Manufacturing Industry, July 20, 1941 (6 F.R. 3753).

The employment of learners under these certificates is limited to the terms and conditions therein contained and to the provisions of the applicable Determination and Order or Regulations cited above. The applicable Determination and Order or Regulation, and the effective and expiration dates of the certificates issued to each employer is listed below. The certificates may be cancelled in the manner provided in the regulations and as indicated in the certificates. Any person aggrieved by the issuance of any of these certificates, may seek a review or reconsideration thereof.

NAME AND ADDRESS OF FIRM, INDUSTRY, PRODUCT, NUMBER OF LEARNERS AND EFFECTIVE DATES

#### Apparel Industry

Philipsburg Sportswear Company, Water Street, Philipsburg, Pennsylvania; Men's suits, topcoats and overcoats; 5 percent (T); effective May 21, 1943, expiring May 21, 1944.

Single Pants, Shirts, and Allied Garments Industry, Women's Apparel, Sportswear, Rainwear, Robes, and Leather and Sheep-lined Garments Divisions of the Apparel Industry

Capital Manufacturing Company, 810 San Fernando Road, San Fernando, California; Men's shirts and loafer coats; 5 learners (T); effective May 21, 1943, expiring May 21, 1944.

Foster Brothers Sportswear Co., Plant G, 2080 Castor Avenue, Philadelphia, Pennsylvania; Fur trimmed parkas, civilian ladies' beachwear; 10 percent (T); effective May 22, 1943, expiring May 22, 1944.

Freeland Manufacturing Company, 156 Ridge Street, Freeland, Pennsylvania; Work clothing; 10 percent (T); effective May 19, 1943, expiring May 19, 1944.

Fulton Chenille Robe Company, Alpharetta, Georgia; Cotton chenille robes; 10 learners (T); effective May 19, 1943, expiring May 19, 1944. (This certificate replaces the turnover certificate previously issued, effective May 19, 1943, and expiring May 19, 1944, authorizing the employment of 10 learners.)

Nardis Sportswear, Incorporated, 409 Browder Street, Dallas, Texas; Slacks, Slack suits and blouses; 60 learners (A. T.); effective May 22, 1943, expiring November 22, 1943. (This certificate will replace the certificate effective July 30, 1942 and expiring July 30, 1943.)

New Britain Undergarment Corporation, 266 Arch Street, New Britain, Connecticut; Ladies' slips; 10 percent (T); effective May 20, 1943, expiring May 20, 1944.

Peerless Shirt and Overall Manufacturing Company, 60 South State Street, Wilkes-Barre, Pennsylvania; Government one piece jungle suits; 10 learners (T); effective May 26, 1943, expiring May 26, 1944.

The Roswell Company, Roswell, Georgia; Trousers; 15 learners (A. T.); effective May 24, 1943, expiring November 24, 1943.

Royal Manufacturing Company, Water Street, Washington, Georgia; Cotton shorts, utility shirts, cotton trousers; 55 learners (E); effective May 24, 1943, expiring October 26, 1943.

S. Seltzer & Company, 412 Market Street, Chicago, Illinois; Cotton hospital apparel; 1 learner (T); effective May 21, 1943, expiring May 21, 1944.

Siceloff Manufacturing Company, Incorporated, Pugh Street, Lexington, North Carolina; Overalls, dungarees, barrack bags, cotton khaki and OD-HB trousers for the government; 10 percent (T); effective May 22, 1943, expiring May 22, 1944.

Theresa Dress Company, 219 Pine Street, Old Forge, Pennsylvania; Cotton dresses; 10 learners (T); effective June 2, 1943, expiring June 2, 1944.

Union Manufacturing Company, 1101 Hampshire Street, Quincy, Illinois; Cotton pants, shirts, shop coats and coveralls; 4 learners (T); effective May 22, 1943, expiring May 22, 1944.

Woolrich Woolen Mills, Avis, Pennsylvania; Woolen shirts and coat shirts; 7 learners (T); effective May 22, 1943, expiring May 22, 1944.

#### Glove Industry

Wells Lamont Corporation, Beardstown, Illinois; Work gloves; 15 learners (A. T.); effective May 24, 1943, expiring November 23, 1943.

Dinberg Glove Corporation, 215 Gilbert Street, Ogdensburg, New York; Leather dress gloves; 5 learners (T); effective May 21, 1943, expiring May 21, 1944.

Seelinger Glove Company, Sheboygan, Wisconsin; Leather dress gloves; 5 learners (T); effective May 29, 1943, expiring May 29, 1944.

#### Hosiery Industry

Asheboro Hosiery Mills, Asheboro, North Carolina; Full-fashioned hosiery; 5 percent (T); effective May 26, 1943, expiring May 26, 1944.

Garrou Knitting Mills, Incorporated, Morganton, North Carolina; Full-fashioned hosiery; 15 percent (A. T.); effective May 20, 1943, expiring November 20, 1943.

Gehman Knitting Mill, Bally, Pennsylvania; Seamless hosiery; 5 learners (T); effective May 21, 1943, expiring May 21, 1944.

James Knitting Mills, Hickory, North Carolina; Seamless hosiery; 10 learners (A. T.); effective May 22, 1943, expiring December 28, 1943. (This certificate replaces the certificate effective December 28, 1942 and expiring December 28, 1943.)



Propper-McCallum Hosiery Company, Incorporated, 136 West Street, Northampton, Massachusetts; Full-fashioned hosiery; 17 learners (A. T.); effective May 19, 1943, expiring March 8, 1944.

Walridge Knitting Mills, Arkansas Street, Helena, Arkansas; Seamless hosiery; 15 learners (A. T.); effective May 22, 1943, expiring September 24, 1943.

#### Knitted Wear Industry

Dutchess Underwear Corporation, Old Forge, Pennsylvania; Underwear, sleeping garments; 10 percent (A. T.); effective May 20, 1943, expiring November 20, 1943.

Marinette Knitting Mills, Pierce Avenue, Marinette, Wisconsin; Knitted underwear; 10 percent (E); effective May 18, 1943, expiring November 18, 1944.

#### Textile Industry

Cedartown Textiles, Inc., Lafayette St., Cedartown, Georgia; Cotton, wool and rayon; 3 percent (T); effective May 24, 1943, expiring May 24, 1944.

Nashua Manufacturing Company, Cordova Mill, Cordova, Alabama; Cotton textiles; 50 learners (A. T.); effective May 24, 1943, expiring November 24, 1944.

Signed at New York, N. Y., this 22nd day of May 1943.

MERLE D. VINCENT,  
Authorized Representative  
of the Administrator.

[F. R. Doc. 43-8199; Filed, May 24, 1943;  
11:01 a. m.]

#### [Administrative Order 196]

#### CHEMICAL, PETROLEUM AND COAL PRODUCTS AND ALLIED MANUFACTURING INDUSTRIES

#### ACCEPTANCE OF RESIGNATION FROM AND APPOINTMENT TO INDUSTRY COMMITTEE NO. 60

Acceptance of resignation from and appointment to Industry Committee No. 60 for the chemical, petroleum and coal products, and allied manufacturing industries.

By virtue of and pursuant to the authority vested in me by the Fair Labor Standards Act of 1938, I, L. Metcalfe Walling, Administrator of the Wage and Hour Division, United States Department of Labor,

Do hereby accept the resignation of E. W. Colledge from Industry Committee No. 60 for the Chemical, Petroleum and Coal Products, and Allied Manufacturing Industries and do appoint in his stead W. Q. Walker of Brunswick, Georgia, as representative for the employers on such Committee.

The Committee will meet in the Victoria Room of the Hotel Victoria, New York, New York, at 10:00 a. m. on June 8, 1943.

Signed at New York, New York, this 21st day of May 1943.

L. METCALFE WALLING,  
Administrator.

[F. R. Doc. 43-8200; Filed, May 24, 1943;  
11:01 a. m.]

#### DURABLE PANTS CO.

#### NOTICE OF GRANTING OF LEAVE TO WITHDRAW APPLICATION

Notice of the granting of leave to withdraw an application for reconsideration of two orders cancelling special learner certificates.

Notice is hereby given that leave has been granted the Durable Pants Company, Inc., of Northampton and Egypt, Pennsylvania, to withdraw an application for reconsideration of the orders of the duly authorized representative of the Administrator, dated January 15, 1943 (8 F.R. 991) cancelling one special learner certificate issued to the petitioner at his plant in Northampton, Pennsylvania and two special learner certificates issued to the petitioner at his plant in Egypt, Pennsylvania.

Pursuant to such withdrawal, the postponement of the effective date of the above cited orders of cancellation is terminated.

Signed at New York, New York, this 22d day of May 1943.

ISABEL FERGUSON,  
Duly Authorized Representative,  
of the Administrator.

[F. R. Doc. 43-8201; Filed, May 24, 1943;  
11:01 a. m.]

#### UNIVERSAL PANTS CO.

#### NOTICE OF GRANTING OF LEAVE TO WITHDRAW APPLICATION

Notice of the granting of leave to withdraw an application for reconsideration of an order cancelling a special learner certificate.

Notice is hereby given that leave has been granted the Universal Pants Company, Inc. of Northampton, Pennsylvania, to withdraw an application for reconsideration of the order of the duly authorized representative of the Administrator, dated January 15, 1943, (8 F.R. 991) cancelling a special learner certificate.

Pursuant to such withdrawal, the postponement of the effective date of the above cited order of cancellation is terminated.

Signed at New York, New York, this 22d day of May 1943.

ISABEL FERGUSON,  
Duly Authorized Representative  
of the Administrator.

[F. R. Doc. 43-8202; Filed, May 24, 1943;  
11:01 a. m.]

#### FEDERAL COMMUNICATIONS COMMISSION.

[Docket No. 6512]

#### UNITED STATES GOVERNMENT TELEGRAMS ORDER FOR HEARING

In the matter of rates for United States Government telegrams under the Post Roads Act of 1866, as amended.

At a general session of the Federal Communications Commission held at its

offices in Washington, D. C., on the 18th day of May, 1943;

The Commission, having under consideration the matter of fixing rates under the Post Roads Act of 1866, as amended, for United States Government telegrams for the year beginning July 1, 1943; and having also under consideration petitions filed on May 12 and May 13, 1943, by The Western Union Telegraph Company and by the Postal Telegraph-Cable System, respectively, requesting that the Commission fix such rates at the same level as the rates applicable to corresponding commercial telegrams;

It is ordered, That a hearing shall be held at the offices of the Commission in Washington, D. C., beginning on the 9th day of June, 1943, at 10:00 a. m., with respect to the above matters, and particularly with respect to the question of whether the rates under the Post Roads Act, as amended, for United States Government telegrams to be effective during the year beginning July 1, 1943, should be changed from the rates for such Government telegrams effective during the year ending June 30, 1943;

It is further ordered, That the petitioners and any interested United States Government agency may appear at such hearing and show cause why the rates fixed under the Post Roads Act, as amended, for the year beginning July 1, 1943, for United States Government telegrams in their transmission over the lines of any carrier subject to such act, should not be fixed at a ratio of seventy-five percent of the rates for commercial telegrams of the corresponding classifications or at some other ratio or ratios;

It is further ordered, That a copy of this order shall be served upon the Department of Justice, the Director of Economic Stabilizations, the Administrator of the Office of Price Administration, the War Department, the Navy Department, and upon each telegraph carrier subject to the Post Roads Act of 1866, as amended, and upon each telegraph carrier subject to the Communications Act of 1934, as amended.

By the Commission.

[SEAL] T. J. SLOWIE,  
Secretary.

[F. R. Doc. 43-8220; Filed, May 24, 1943;  
11:56 a. m.]

[Docket No. 6513]

#### JOHN HAROLD HUDGINS ORDER FOR HEARING

In re application of John Harold Hudgins, of 1281 LaFrance Street, N. E., Atlanta, Georgia, for license for a new itinerant radio aircraft station.

The Commission having under consideration the application of John Harold Hudgins of Atlanta, Georgia, for a license to authorize operation of a new itinerant aircraft radio station aboard the airplane NC-49155;

It appearing, that the applicant has failed to make a proper showing that operation of the proposed station would



serve an essential military need or a vital public need, which cannot otherwise be met as required by the Commission's Memorandum Opinion of July 7, 1942;

*It is ordered*, This 19th day of May, 1943, that this matter be, and the same is hereby, assigned for hearing on the 30th day of June, 1943, beginning at 10 a. m. at the offices of the Federal Communications Commission in Washington, D. C.

By the Commission,

[SEAL] T. J. SLOWIE,  
Secretary

[F. R. Doc. 43-8221; Filed, May 24, 1943;  
11:56 a. m.]

[Docket No. 6514]

HARRISON, N. Y.

#### ORDER FOR HEARING

In re application of the town of Harrison, New York, for a permit to authorize construction of three new identical portable mobile municipal police radio stations.

The Commission, having under consideration the application of the Town of Harrison, New York, for a permit to authorize construction of three additional portable mobile police radio units for its existing Station WQLX;

It appearing that the applicant has failed to make a proper showing that operation of the additional units would serve an essential military need or a vital public need, which cannot otherwise be met, as required by the Commission's Memorandum Opinion of July 7, 1942;

*It is ordered*, This 19th day of May, 1943, that this matter be, and the same is hereby, assigned for hearing on the 18th day of June, 1943, beginning at 10 a. m., at the offices of the Federal Communications Commission in Washington, D. C.

By the Commission.

[SEAL] T. J. SLOWIE,  
Secretary.

[F. R. Doc. 43-8222; Filed, May 24, 1943;  
11:56 a. m.]

[Docket No. 6515]

ROCKVILLE CENTRE, N. Y.

#### ORDER FOR HEARING

In re applications of Incorporated Village of Rockville Centre, New York, for construction permits for a new police radio system.

The Commission, having under consideration the applications of the Incorporated Village of Rockville Centre, New York, for permits to authorize construction of a new police radio communication system to be comprised of a land station and 10 portable-mobile units;

It appearing, that the applicant has failed to make a proper showing that operation of the stations would serve an essential military need or a vital public need which cannot otherwise be met, as required by the Commission's Memorandum Opinion of July 7, 1942;

*It is ordered*, This 19th day of May, 1943, that this matter be, and the same is hereby assigned for hearing on the 10th day of June, 1943, beginning at 10 a. m., at the offices of the Federal Communications Commission in Washington, D. C.

By the Commission.

[SEAL] T. J. SLOWIE,  
Secretary.

[F. R. Doc. 43-8223; Filed, May 24, 1943;  
11:56 a. m.]

[Docket No. 6516]

SWAMPSCOTT, MASS.

#### ORDER FOR HEARING

In re applications of the Town of Swampscott, Massachusetts, for construction permits for a new police radio communications system.

The Commission, having under consideration the applications of the Town of Swampscott, Massachusetts, Police Department, for permits to authorize construction of a new police radio communication system to be comprised of a land station and three portable mobile units;

It appearing that the applicant has failed to make a proper showing that operation of the stations would serve an essential military need or a vital public need, which cannot otherwise be met, as required by the Commission's Memorandum Opinion of July 7, 1942;

*It is ordered*, This 19th day of May, 1943, that this matter be, and the same is hereby, assigned for hearing on the 14th day of June, 1943, beginning at 10 a. m., at the offices of the Federal Communications Commission in Washington, D. C.

By the Commission.

[SEAL] T. J. SLOWIE,  
Secretary.

[F. R. Doc. 43-8224; Filed, May 24, 1943;  
11:56 a. m.]

#### FEDERAL POWER COMMISSION.

[Docket Nos. G-432, G-470]

THE OHIO FUEL GAS COMPANY v. PANHANDLE EASTERN PIPE LINE COMPANY

#### ORDER CONSOLIDATING PROCEEDINGS FOR HEARING AND FIXING DATE OF HEARING

MAY 22, 1943.

Upon consideration of the protest and motion filed November 23, 1942, by The Ohio Fuel Gas Company for an order striking the rate schedule of Panhandle Eastern Pipe Line Company (FPC No. 59) alleging that the rates and charges in said rate schedule are unjust, unreasonable, unduly discriminatory, unduly preferential and unlawful; and

Upon consideration of the protest filed May 14, 1943, by The Ohio Fuel Gas Company alleging in substance that the proposed rates embodied in Panhandle Eastern Pipe Line Company's rate schedule (FPC No. 94) are discriminatory and unlawful; and

It appearing to the Commission that the proceedings in the aforesaid matters involve similar facts and issues which may be considered more effectively and expeditiously if consolidated for the purpose of hearing;

The Commission *Orders*, That:

(a) The proceedings in the matters of The Ohio Fuel Gas Company vs. Panhandle Eastern Pipe Line Company (Docket Nos. G-432 and G-470) be and they are hereby consolidated for the purpose of hearing thereon;

(b) A public hearing in these proceedings be held June 16, 1943, at 9:45 a. m. (e. w. t.) in the Hearing Room of the Federal Power Commission, 1800 Pennsylvania Avenue NW., Washington, D. C., upon the issues raised by the several protests and motion filed by The Ohio Fuel Gas Company;

(c) Interested State commissions may participate in the hearing, as provided in § 67.4 of the Provisional Rules of Practice and Regulations under the Natural Gas Act.

By the Commission.

[SEAL] LEON M. FUQUAY,  
Secretary.

[F. R. Doc. 43-8218; Filed, May 24, 1943;  
11:37 a. m.]

THE OHIO FUEL GAS COMPANY v. PANHANDLE EASTERN PIPE LINE COMPANY

#### ORDER CHANGING DATE OF HEARING

MAY 22, 1943.

It appearing to the Commission that, pursuant to its order of April 12, 1943, a public hearing was begun on April 22, 1943, upon which day the hearing was adjourned by the Commission's Trial Examiner to May 26, 1943;

The Commission finds that it is advisable and in the public interest to change the date of hearing in the above-entitled matter;

The Commission *Orders*, That the hearing in this proceeding, heretofore set for May 26, 1943, be and it is hereby postponed to June 16, 1943, at 9:45 a. m. (e. w. t.) in the Hearing Room of the Federal Power Commission, Hurley Wright Building, 1800 Pennsylvania Avenue NW., Washington, D. C.

By the Commission.

[SEAL] LEON M. FUQUAY,  
Secretary.

[F. R. Doc. 43-8217; Filed, May 24, 1943;  
11:37 a. m.]

[Docket No. G-470]

THE OHIO FUEL GAS COMPANY v. PANHANDLE EASTERN PIPE LINE COMPANY

#### ORDER FIXING DATE OF HEARING

MAY 22, 1943.

It appearing to the Commission that:

(a) On April 29, 1943, Panhandle Eastern Pipe Line Company filed with the Commission a schedule of rates and charges designated as Panhandle Eastern Pipe Line Company Rate Schedule F. P. C. No. 94 providing for the sale of



natural gas to The Ohio Fuel Gas Company for resale through an interconnection between the pipe lines of the said companies at a point west of "he Village of Maumee, Ohio, pursuant to Directive No. 10 dated March 30, 1943, issued by the War Production Board under its Limitation Order L-31;

(b) On May 14, 1943, The Ohio Fuel Gas Company filed with the Commission a protest alleging in substance that the proposed rates are discriminatory and unlawful;

The Commission Orders, That:

(a) A public hearing in this proceeding be held June 16, 1943, at 9:45 a. m. (e. w. t.), in the Hearing Room of the Federal Power Commission, 1800 Pennsylvania Avenue NW., Washington, D. C., upon the issues raised by the protest of The Ohio Fuel Gas Company filed May 14, 1943;

(b) Interested State commissions may participate in the hearing as provided in § 67.4 of the Provisional Rules of Practice and Regulations under the Natural Gas Act.

By the Commission.

[SEAL] LEON M. FUQUAY,  
Secretary.

[F. R. Doc. 43-8219; Filed, May 24, 1943;  
11:37 a. m.]

## INTERSTATE COMMERCE COMMISSION.

[Special Permit 2 Under Service Order 123]

### ARIZONA OR CALIFORNIA POTATOES

#### REICING IN TRANSIT

Pursuant to the authority vested in me by paragraph (c) of the first ordering paragraph (§ 95.307) of Service Order No. 123, of May 14, 1943, as amended, permission is granted for:

Any common carrier by railroad subject to the Interstate Commerce Act transporting a refrigerator car or cars loaded with potatoes originating at any point or points in Arizona or California to perform:

One (1) reicing in transit after the first or initial icing of any car or cars destined to any point or points in Idaho, Montana, Oregon, or Washington.

A copy of this permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit has been given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register, The National Archives.

Issued at Washington, D. C., this 21st day of May 1943.

HOMER C. KING,  
Director,  
Bureau of Service.

[F. R. Doc. 43-8137; Filed, May 22, 1943;  
10:57 a. m.]

## OFFICE OF DEFENSE TRANSPORTATION

### TRANSPORTATION AND DELIVERY OF ICE IN PORTSMOUTH, OHIO

#### RECOMMENDATION OF JOINT ACTION PLAN

Pursuant to a provision of a general order issued by the Office of Defense Transportation for the purpose, among others, of conserving and providently utilizing motor vehicles and vital equipment, materials and supplies (General Order ODT 17, as amended, 7 F. R. 5678, 7694, 9623), Leichner & Jordan Co. and The Stockham Company, both of Portsmouth, Ohio, have filed with the Office of Defense Transportation for approval a joint action plan relating to the transportation and delivery by motor vehicle of ice in Portsmouth.

The participants in the plan are the only ice manufacturers in Portsmouth. Both deliver in their own trucks ice sold to consumers throughout the city; and they supply ice to peddlers who maintain independent routes. Considerable waste in transportation occurs through cross-hauling and duplicate and parallel services. For the purpose of eliminating this waste, it is proposed to divide the city into two zones by a line running north and south; The Stockham Company, which is located on the west side of the city, will discontinue serving customers east of the dividing line; and Leichner & Jordan Co., which is located on the east side of the city, will discontinue serving customers on the west side. It is estimated that the effectuation of the plan will result in a saving of 45 percent of the truck-miles operated by each of the participants. Competition among peddlers will not be disturbed; and they will continue to obtain their supplies of ice from the participants.

It appearing that the proposed joint action plan is in conformity with General Order ODT 17, as amended, and that the effectuation thereof will accomplish substantial conservation and efficient utilization of motor trucks and vital materials and supplies, the attainment of which purposes is essential to the successful prosecution of the war, I have approved the plan and recommend that the Chairman of the War Production Board find and certify under section 12 of Public Law No. 603, 77th Congress (56 Stat. 357), that the doing of any act or thing, or the omission to do any act or thing, by any person in compliance with said joint action plan, is requisite to the prosecution of the war.

Issued at Washington, D. C., this 19th day of May 1943.

JOSEPH B. EASTMAN,  
Director, Office of  
Defense Transportation.

[F. R. Doc. 43-8162; Filed, May 22, 1943;  
1:42 p. m.]

## OFFICE OF PRICE ADMINISTRATION.

[Order 47 Under MPR 136, as Amended]

### CHICAGO MOLDED PRODUCTS CORPORATION AUTHORIZATION OF MAXIMUM PRICES

Order No. 47 under Maximum Price Regulation No. 136, as amended—Machines and Parts, and Machinery Services; Docket No. 3028-161.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, Executive Order No. 9250, and Procedural Regulation No. 6, it is hereby ordered:

(a) Chicago Molded Products Corporation, Chicago, Illinois, is hereby authorized to charge maximum prices for products manufactured by it, which are covered by Maximum Price Regulation No. 136, as amended, not exceeding prices computed in accordance with the applicable provisions of Maximum Price Regulation No. 136, as amended, plus 2½% of such prices.

(b) Any contract entered into by Chicago Molding Products Corporation in accordance with Procedural Regulation No. 6, at prices above the maximum prices authorized by this order, shall be revived to conform with the terms hereof; any payments made to the corporation at prices in excess of the maximum prices hereby authorized on account of deliveries subsequent to March 2, 1943, and prior to the effective date of this order, shall be refunded to the purchaser, and, within thirty days after the date on which this order was mailed to it, the corporation shall file a statement with the Office of Price Administration, Washington, D. C., showing that its contracts have been revised and appropriate refunds made wherever required for compliance with this order.

(c) On or before September 30, 1943, the corporation shall file with the Office of Price Administration, Washington, D. C., financial reports for the six months' period from March 1, 1943 to August 31, 1943, showing in detail its costs for, sales of, and profits on, products affected by this order, and its overall costs, sales, and profits.

(d) This order may be revoked or amended by the Office of Price Administration at any time.

This order shall become effective May 22, 1943.

Issued this 21st day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8111; Filed, May 21, 1943;  
3:15 p. m.]

[Order 1 Under MPR 246]

### CHILLICOTHE HAY RAKE AND STACKER COMPANY

#### APPROVAL OF MAXIMUM PRICES

Order No. 1 under Maximum Price Regulation 246—Manufacturers' and



# Wholesale Prices for Farm Equipment; Docket No. GF3-2080.

For the reasons set forth in an opinion, issued simultaneously herewith and filed with the Division of the Federal Register, and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended and Executive Orders Nos. 9250 and 9328, *It is hereby ordered:*

(a) The Chillicothe Hay Rake and Stacker Company of Chillicothe, Missouri, may sell, offer to sell, deliver and transfer the following machines at a price not in excess of the following:

Machine	Maximum price
Mammoth stacker.....	\$179.20
Adjustable stacker.....	84.00
Climax stacker.....	72.80
No. 3 sweep rake (horse drawn).....	38.10
No. 4 sweep rake (horse drawn).....	38.10
No. 4½ sweep rake (horse drawn).....	39.20
No. 5 sweep rake (horse drawn).....	37.00
No. 6 sweep rake (horse drawn).....	34.70
No. 6½ sweep rake (horse drawn).....	35.85
No. 7 sweep rake (horse drawn).....	61.60
No. 10 sweep rake (tractor drawn).....	63.85

(b) This order may be revoked or amended by the Price Administrator at any time.

(c) All requests not granted herein are denied.

This order shall become effective May 22, 1943.

Issued this 21st day of May 1943.

PRENTISS M. BROWN,  
Administrator.

[F. R. Doc. 43-8110; Filed, May 21, 1943;  
3:14 p. m.]

[Order 29 Under Rev. MPR 169, Correction.]

ARMOUR AND COMPANY, ET AL.

## ORDER DENYING APPLICATION FOR ADJUSTMENT

Order No. 29 under Revised Maximum Price Regulation No. 169—Beef and Veal Carcasses and Wholesale Cuts.

The docket numbers for Armour and Company of Delaware are corrected to read "Docket Nos. 3169-324, 325 and 327"; and the Docket Number for Swift and Company is corrected to read "Docket No. 3169-326".

This correction shall be effective as of May 1, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 21st day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8123; Filed, May 21, 1943;  
4:40 p. m.]

[Order 42 Under RPS 6]

APOLLO STEEL COMPANY

## ORDER GRANTING RELIEF

Order No. 42 under Revised Price Schedule No. 6—Iron and Steel Products; Docket No. 3006-44.

On March 6, 1943, Apollo Steel Company of Apollo, Pennsylvania, filed an application for adjustment of prices that may be charged by it for galvanized steel

sheets. Due consideration has been given to the petition and an opinion in support of this Order No. 42 has been issued simultaneously herewith and has been filed with the Division of the Federal Register. For the reasons set forth in the opinion, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, and in accordance with Revised Procedural Regulation No. 1, issued by the Office of Price Administration, *It is hereby ordered:*

(a) Apollo Steel Company may sell and deliver, and agree, offer, solicit and attempt to sell and any person may buy and receive from Apollo Steel Company galvanized steel sheets at a maximum base price of \$3.75 per 100 pounds.

(b) The maximum base price set forth in (a) above, shall be applicable to shipments of all material produced after March 6, 1943.

(c) All prayers of the petition not granted herein are denied.

(d) This Order No. 42 may be revoked or amended by the Price Administrator at any time.

(e) The definitions set forth in § 1306.8 of Revised Price Schedule No. 6 shall apply to terms used herein.

(f) This Order No. 42 shall be effective as of March 6, 1943.

Issued this 22d day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8148; Filed, May 22, 1943;  
12:08 p. m.]

[Order 19 Under RPS 53]

ABRAHAM BROS. PACKING CO.

## ESTABLISHMENT OF MAXIMUM PRICES

Order No. 19 under Revised Price Schedule No. 53—Fats and Oils—establishing maximum prices for Abraham Bros. Packing Company, Memphis, Tennessee, on its sales of lard to the Food Distribution Administration pursuant to Procedural Regulation No. 6; Docket No. 3053-23.

On March 15, 1943, Abraham Bros. Packing Company, of Memphis, Tennessee, filed an application for adjustment pursuant to Procedural Regulation No. 6, of its maximum price for 56,000 pounds of lard which it contracted to sell to the Food Distribution Administration under FSCC contract No. 7956, dated February 12, 1943.

Due consideration has been given to this application, and an Opinion in support of this order has been issued simultaneously herewith and has been filed with the Division of the Federal Register. For the reasons set forth in the opinion, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order 9250, and in accordance with § 1351.156a of Revised Price Schedule No. 53; *It is hereby ordered:*

(a) That the maximum price of Abraham Bros. Packing Company, on its sale of 56,000 pounds of lard to the Food Distribution Administration under FSCC

contract No. 7956, dated February 12, 1943, shall be 15.80 cents per pound, f. o. b. shipping point.

This Order No. 19 shall become effective May 24, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 22d day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8147; Filed, May 22, 1943;  
12:10 a. m.]

[Order 4 Under RPS 60]

COMMODITY CREDIT CORPORATION

## ORDER GRANTING APPROVAL

Order No. 4 under Revised Price Schedule No. 60—Direct Consumption Sugars.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, Executive Order No. 9250 and § 1334.61 (b) of Maximum Price Regulation No. 60; *It is hereby ordered:*

(a) Commodity Credit Corporation and its designee or designees may sell and deliver, and agree, offer, solicit and attempt to sell and deliver, the sugar set forth in paragraph (b) of this Order No. 4 at prices not in excess of those stated therein. Any person may buy and receive, and agree, offer, solicit and attempt to buy and receive, such sugars at such prices from Commodity Credit Corporation and its designee or designees.

(b) Fine granulated sugar processed by cane sugar refineries in the state of Louisiana shall be \$5.60 per one hundred pounds f. o. b. United States seaboard cane sugar refinery nearest freightwise to point of delivery.

(c) The permission granted to Commodity Credit Corporation and its designee or designees in this order is subject to the following conditions:

(1) With respect to the sugar specified in paragraph (b) of this Order No. 4 for each one hundred pounds of such sugar sold by each designee of Commodity Credit Corporation under the permission granted in this Order No. 4, such designee shall pay to Commodity Credit Corporation an amount of money equal to the difference between the applicable maximum basis price for such sugar specified in § 1334.51 (a) (2) of Revised Price Schedule No. 60, and the maximum basis price for such sugar specified in paragraph (b) of this Order No. 4: *Provided, however,* That such payment may be reduced for cash sales by an amount equal to not more than two percent of the difference between the maximum basis prices as above determined.

(2) The sugar specified in this order may be sold for delivery only in the states of Pennsylvania and New York.

(d) This Order No. 4 may be revoked or amended by the Price Administrator at any time.



(e) Unless the context otherwise requires, the definitions set forth in § 1334.59 of Revised Price Schedule No. 60 shall apply to the terms used herein.

(f) This Order No. 4 shall become effective May 22, 1943.

Issued this 22d day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8152; Filed, May 22, 1943;  
12:07 p. m.]

[Order 9 Under MPR 177]

ROBERT KAUFMAN & Co.

#### ORDER GRANTING ADJUSTMENT

Order No. 9 under § 1389.106 of Maximum Price Regulation 177—Men's and Boys' Tailored Clothing.

For the reasons set forth in an opinion issued simultaneously herewith, *It is hereby ordered:*

(a) Robert Kaufman and Edna Kaufman, doing business under the trade name of Robert Kaufman & Co. at 133 Fifth Avenue, New York, New York, may sell and deliver to any person may buy and receive from them men's suits, top coats and overcoats at prices not in excess of those stated in paragraphs (b), (c) and (d) of this order.

(b) The maximum price for men's suits including vests with single breasted models which have been described by Robert Kaufman & Co. under the following mill style and "make" and for any garments similar thereto to be manufactured by them shall be \$25.09:

Mill Style—527-5—Eick Worsted Co., Philadelphia, Pennsylvania.  
All wool—14-14½ oz., worsteds.  
Grade 6 "make".

(c) The maximum price of Robert Kaufman & Co. for any other men's suit to be manufactured by them shall be determined as follows:

(1) Take the maximum price of a garment of the same classification manufactured by them having the same grade of "make" and quality of linings, and having a principal material cost nearest to the principal material cost of the garment being priced; and

(2) Add to such maximum price 110% of the difference in material cost between both garments where the garments being priced has a higher material cost; or

(3) Subtract 110% of this difference from such maximum price where the garment being priced has the lower material cost;

(4) No maximum price shall exceed \$30 for a men's suit.

(d) The maximum prices for men's suits, top coats and overcoats which have been described by Robert Kaufman & Co. under the following quantities and descriptions shall be as set forth below:

#### MEN'S TOPCOATS

Quantity	Description	Maximum Price
85	{ Jacob Siegel Eagle Clothes }	\$23.50

#### MEN'S HEAVY WEIGHT OVERCOATS

Quantity	Description	Maximum Price
25	Dexter Clothes overcoats.....	\$19.00
25	Society Brand Clothes overcoats.....	23.50
53	Eagle Clothes.....	22.50
28	Jacob Siegel.....	23.50
42	Windsor Clothes.....	21.50
173		

#### MEN'S SUITS

82	Wall St. Clothes.....	\$23.50
114	Lonsaur Clothes.....	23.50
52	Society Brand.....	23.50
160	Eagle Clothes.....	23.50
52	Carlisle Clothes.....	23.50
116	Dexter Clothes.....	23.50
58	Brook-Dale.....	23.50
42	Del-Brooke Clothes.....	23.50
28	Ambassador Clothes.....	23.50
704		

#### MEN'S TROPICAL SUITS

122	Dexter Clothes.....	\$19.00
85	Eagle Clothes.....	21.00
207		

(e) All discounts and trade practices including practices relating to shipping and shipping charges customary in the industry in March 1942 shall apply to sales for which maximum prices are determined under this order.

(f) All prayers of the applicants not granted herein are denied.

(g) This Order No. 9 may be revoked or amended by the Price Administrator at any time.

(h) Unless the context otherwise requires, the definitions set forth or incorporated in Maximum Price Regulation 177 shall apply to all terms used in this order. "Cost" means with respect to fabrics used by the applicant, the price paid after deducting all discounts allowed to and taken by the seller, but adding transportation or delivery charges paid by him.

(i) This Order No. 9 shall become effective May 24, 1943.

(Pub. Laws 421 and 729, 77th Cong., E.O. 9250, 7 F.R. 7871)

Issued this 22d day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8146; Filed, May 22, 1943;  
12:08 p. m.]

[Order 370 Under MPR 188]

ALSEY BRICK AND TILE CO.

#### AUTHORIZATION OF MAXIMUM PRICE

Order No. 370 under § 1499.158 of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel.

For the reasons set forth in an opinion which has been issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended,

and § 1499.158 of Maximum Price Regulation No. 188, *It is hereby ordered, That:*

(a) Specific authority is hereby granted to the Alsey Brick and Tile Company, Alsey, Illinois, to sell and deliver to any person WILL-NO brand first quality Missouri Fireclay Brick, 9" x 4½" x 2½" series at \$54.00 per thousand in carload lots f. o. b. Alsey, Illinois, subject to the following discounts:

10% off to large steel companies such as Carnegie-Illinois Steel Company.  
5% off to all other purchasers.

(b) This Order No. 370 may be revoked or amended by the Price Administrator at any time.

(c) This Order No. 370 shall become effective May 24, 1943.

Issued this 22d day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8153; Filed, May 22, 1943;  
12:08 p. m.]

[Order 372 Under MPR 188]

ROBERT F. GREENE

#### APPROVAL OF MAXIMUM PRICE

Order No. 372 under § 1499.158 of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order Nos. 9250 and 9328, *It is ordered:*

(a) Robert F. Greene, 11 Park Square Building, Boston, Massachusetts, may sell and deliver his new barrel rack described in his application dated March 12, 1943, at a price no higher than \$2.94, f. o. b. Boston, Massachusetts.

(b) This Order No. 372 may be revoked or amended by the Price Administrator at any time.

(c) Unless the context otherwise requires, the definitions set forth in § 1499.20 of the General Maximum Price Regulation shall apply to the terms used herein.

This Order No. 372 shall become effective on the 24th day of May 1943.

Issued this 22d day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8154; Filed, May 22, 1943;  
12:07 a. m.]

[Order 373 Under MPR 188]

DUPLEX ELECTRIC CO.

#### APPROVAL OF TEMPORARY MAXIMUM PRICES

Order No. 373 under § 1499.158 of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel. Approval of temporary maximum prices for certain new fire place grates manufactured



from substitute materials by Duplex Electric Company.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order Nos. 9250 and 9328: *It is ordered:*

(a) This Order No. 373 sets temporary maximum prices for sales of certain fire place grates manufactured from substitute materials by the Duplex Electric Company, 71-73 Grand Street, New York, New York. It applies only to the grates which have been described in an application submitted by the manufacturer to the Office of Price Administration. The order is temporary and no sales or deliveries may be made under its authority after the 31st day of December, 1943.

(1) For sales by the manufacturer, the maximum prices are those set forth below. Those prices may be charged only if the manufacturer attaches to the grate the written warranty described in paragraph (b). If the manufacturer does not make the warranty, the maximum prices for sales by the manufacturer, wholesalers and retailers shall be computed by deducting 15% from the prices set forth in this order.

Leg type—Unpainted:	
Prices to jobbers	\$7.98
Prices to retailers	8.69
Leg type—Painted:	
Prices to jobbers	8.48
Prices to retailers	9.44
Andiron type—Unpainted:	
Prices to jobbers	7.25
Prices to retailers	7.96
Andiron type—Painted:	
Prices to jobbers	7.98
Prices to retailers	8.62

All prices are f. o. b. factory.

(2) For sales by jobbers, the maximum prices are those set forth below:

Leg type:	
Unpainted	\$10.63
Painted	11.30
Andiron type:	
Unpainted	9.67
Painted	10.63

All prices are f. o. b. seller's city.

(3) For sales at retail, the maximum prices are those set forth below:

Leg type:	
Unpainted	\$15.95
Painted	16.95
Andiron type:	
Unpainted	14.50
Painted	15.95

(b) The maximum prices set forth in this Order No. 373 can be charged only if the manufacturer sells the grate with a written warranty in the following form: "Duplex Electric Company, the manufacturer of this grate, warrants to the retailer and to any person buying from him that this grate will withstand the heat generated by the burning of coal, coke, or wood for one year from the date of purchase by the consumer." If the company desires to do so, it may add, "This warranty, however, does not protect against rough handling by the consumer." The warranty shall be attached

to the grate before shipment by the manufacturer and shall not be detached until the grate has been delivered to the consumer.

(c) Before delivery of a fire place grate to any purchaser for resale, the manufacturer shall attach a tag or label which plainly states the retail ceiling price of the grate. The tag or label shall not be detached until the grate has been delivered to the consumer.

(d) At or before the time of first delivery after the effective date of this Order No. 373, the manufacturer shall notify in writing every person who buys from it of the maximum prices set by this Order No. 373 for resale by the purchaser. This written notice may be given in any convenient form.

(e) Within fifteen days after December 1, 1943, the manufacturer shall prepare and mail to the Office of Price Administration, Washington, D. C., a report covering his operations during the 90 day period which ends November 31, 1943. The report shall contain the following information: number of units manufactured during the period; the number of units sold; total gross sales; total returns and allowances and costs per unit for materials, direct labor and factory overhead. The method of computation of costs should be explained and supporting details should be furnished.

(f) This Order No. 373 may be revoked or amended by the Price Administrator at any time.

(g) Unless the context otherwise requires, the definitions set forth in § 1499.20 of the General Maximum Price Regulation shall apply to the terms used herein.

This Order No. 373 shall become effective May 24, 1943.

Issued this 22d day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8156; Filed, May 22, 1943; 12:08 p. m.]

[Order 374 Under MPR 188]

ARLINGTON CHAIR CO.

#### APPROVAL OF MAXIMUM PRICES

Order No. 374 under § 1499.158 of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel. Approval of maximum prices for sale by Arlington Chair Company of certain high-chairs.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, *It is ordered, That:*

(a) The Arlington Chair Company, Gardner, Massachusetts, may sell and deliver the high-chairs listed herein at prices f. o. b. Gardner, Massachusetts, no higher than those set forth below:

Item No.	Maximum price to retailer	Maximum price to wholesaler
4350	\$12.95	\$10.36
4351	11.49	9.19
4352	7.24	5.79
4353	5.74	4.59

(b) Any person may sell at wholesale the high-chairs listed herein which have been purchased from the Arlington Chair Company, Gardner, Massachusetts at prices no higher than those set forth below:

Item No.	Maximum Prices
4350	\$12.95
4351	11.49
4352	7.24
4353	5.74

These prices shall be subject to the seller's customary discounts and allowances and other differentials.

(c) At the time of or prior to the first invoice to each purchaser for a resale, the Arlington Chair Company shall notify the purchaser of the maximum prices and the conditions set by this Order for resale by the purchaser. This notice may be given in any convenient form.

(d) This Order No. 374 may be revoked or amended by the Price Administrator at any time.

This Order No. 374 shall become effective the 24th day of May 1943.

Issued this 22d day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8156; Filed, May 22, 1943; 12:08 p. m.]

[Order 375 Under MPR 188]

ELZAC INCORPORATED

#### APPROVAL OF MAXIMUM PRICES

Order No. 375 under § 1499.158 of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, *It is ordered:*

(a) Elzac Incorporated, 447-453 Los Angeles Street, Los Angeles, California, is authorized to sell and deliver novelty jewelry fabricated of wood, ceramics, plastics, and other novelty materials described in exhibit "A" submitted by Elzac Incorporated to the Office of Price Administration in its application of March 10, 1943, manufactured by it at prices f. o. b. factory, no higher than:



Item No. and type.	Per doz.
575 through 589, earrings.....	\$7.20
590 through 594, earrings.....	9.00
600 line, pins.....	6.75
700 line, pins.....	7.20
900 line, pins.....	9.00
1000 line, pins.....	10.50
1200 line, pins.....	12.00
1500 line, pins.....	15.00
1800 line, pins.....	18.00
1, button.....	2.20
19, button.....	3.00

(b) This Order No. 375 may be revoked or amended by the Price Administrator at any time.

(c) Unless the context otherwise requires, the definitions set forth in section 1499.20 of the General Maximum Price Regulation shall apply to the terms used herein.

This Order No. 375 shall become effective May 24, 1943.

Issued this 22d day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8157; Filed, May 22, 1943;  
12:07 p. m.]

[Order 376 Under MPR 188]

#### REPUBLIC BRASS CO.

##### AUTHORIZATION OF MAXIMUM PRICES

Order No. 376 under § 1499.158 of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and § 1499.158 of Maximum Price Regulation No. 188, *It is hereby ordered That:*

(a) The Republic Brass Company of Cleveland, Ohio, may sell and deliver and any person may buy and receive from the Republic Brass Company the following items of plumbing fixture trim at not more than the net prices indicated, f. o. b. point of manufacture.

	Net price
410-VI. Compression lavatory faucet, malleable iron body, galvanized finish, with 4-arm indexed handle, 1/4" tailpiece and nut, renewable seat.....	\$1.03
509-VI. 1/2" quick compression plain sink faucet, solid female flange, malleable iron body, galvanized finish, lever handle, renewable seat.....	.91
563-VI. Regular construction, combination sink fixture, malleable iron body, galvanized finish, less soap dish, with lever handle, renewable seats.....	3.55
563 1/2-VI. Same as 563-VI but with soap dish.....	3.75
567-VI. Regular construction, combination sink fixture, malleable iron body, galvanized finish, less soap dish, with lever handle, renewable seats and shanks for installation on ledge type sinks.....	3.75
567 1/2-VI. Same as 567-VI but with soap dish.....	3.95

	Net price
1143-VI. Exposed 2-valve shower with 4-arm indexed handles, malleable iron valve body, galvanized finish, galvanized iron gooseneck riser, black plastic shower head less ball joint, 1/2" union couplings on valve body reversible for supplies to ceiling or floor, but less supplies, renewable seats.....	3.75
1143D-VI. Same as 1143-VI but with soap dish on riser.....	4.00
3428-VI. Centerset lavatory fixture, malleable iron body, galvanized finish, 4" centers, 1/2" tailpieces on valves, P. O. plug and tailpiece with stopper, less chain, renewable seats.....	3.75
If 3428-VI is furnished less P. O. plug, stopper and tailpiece, deduct.....	.50
3370-VI. Concealed 2-valve shower with malleable iron valves, galvanized finish, 1/2" union couplings on valves, 8" centers, 4-arm indexed handles and escutcheons, shower arm, flange and black plastic shower head less ball joint, renew. seats.....	5.60
3415-VI. Concealed 2-valve tub filler, malleable iron valves, galvanized iron finish with 1/2" union couplings on valves, 8" centers, 4-arm indexed handles and escutcheons, over-the-rim spout, renewable seats.....	5.50

(b) The Republic Brass Company shall submit such reports as the Office of Price Administration may at any time request.

(c) This Order No. 376 may be revoked or amended by the Price Administrator at any time.

(d) This Order No. 376 shall become effective May 24, 1943.

Issued this 22d day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8158; Filed, May 22, 1943;  
12:07 p. m.]

[Order 5 Under MPR 193]

#### BEN BURK, INC., ET AL.

##### AUTHORIZATION OF MAXIMUM PRICES

Order No. 5 under Maximum Price Regulation No. 193—Domestic Distilled Spirits.

Ben Burk, Inc., Boston, Massachusetts; Stanhope Foster and Sidney Kessler, partners, doing business as Foster & Company, New York City, New York; and American Distilling Company, Pekin, Illinois; have made joint application under § 1420.13 (c) of Maximum Price Regulation No. 193 for determination of maximum prices for sales of "Old Mr. Boston Rocking Chair" brand of domestic whiskey. That brand is a blend of straight bourbon whiskeys at 80.6° proof, aged as follows: 25%, 4 years old; 27%, 3 years old; and 48%, 2 years old.

Due consideration has been given to the application, and an opinion in support of this order has been issued simultaneously herewith and filed with the Division of the Federal Register. For the reasons set forth in the opinion and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, *It is ordered:*

(a) Maximum prices for all sales by Ben Burk, Inc.; Foster & Company; and American Distilling Company. On and after May 24, 1943 Ben Burk, Inc., Boston, Massachusetts; Foster & Company, New York City, New York; and American Distilling Company, Pekin, Illinois; may sell and deliver to any person and any person may buy and receive from those sellers "Old Mr. Boston Rocking Chair" brand of domestic whiskey, a blend of straight bourbon whiskeys at 80.6° proof, aged as above, at the following prices:

\$19.44 plus \$4.84, being the amount of the increased Federal excise tax of November 1, 1942 applicable thereto, or a total of \$24.28 per case of 24 bottles, each bottle containing one pint of such whiskey;

\$15.37 plus \$3.87, being the amount of the increased Federal excise tax of November 1, 1942 applicable thereto, or a total of \$19.24 per case of 12 bottles, each bottle containing one-fifth gallon of such whiskey.

(1) Ben Burk, Inc., Foster & Company, and American Distilling Company shall apply to the foregoing prices, exclusive of the increased Federal excise tax of November 1, 1942, discounts prevailing in March 1942 for sales of "Old Mr. Boston Rocking Chair" brand of domestic whiskey by Ben Burk, Inc. to the same class of purchasers: *Provided*, That where payments are made by purchasers in advance of delivery the sellers shall allow to the purchaser, before application of the discount rates above, a reduction from the maximum prices set forth in (a) in an amount which will compensate such purchasers for such advances at the rate of 5% per annum.

(b) Maximum prices for all sales to Monopoly States. The maximum prices for sales of each container size of "Old Mr. Boston Rocking Chair" brand of domestic whiskey, as hereinbefore described, to Monopoly States by any seller shall be the maximum price for such container size set forth in paragraph (a). The seller shall apply to such maximum price, exclusive of the increased Federal excise tax of November 1, 1942, discounts at a rate which is not less than the rate allowed to the Monopoly State in March 1942: *Provided*, That where advance payments are made by Monopoly States the seller shall allow to the purchaser, before application of the discount rates above, a reduction from the maximum price in an amount which will compensate the purchaser for such advance payment at the rate of 5% per annum.

(1) Maximum prices for all sales by monopoly states. Any Monopoly State may sell or deliver to any person and any person may buy and receive from such monopoly state "Old Mr. Boston Rocking Chair" brand of domestic whiskey at maximum prices determined as follows:

(i) Add to the amount of \$19.44 for cases of 24 pints, and to the amount of \$15.37 for cases of 12 fifths freight charges, if any, at the rate applicable in March 1942 from the rectifying plant or freight basing point from which shipment is made to the receiving point of the particular monopoly state.



(ii) Add to the resulting figure at (i) the applicable amount of any tax incident to the sale, processing or use of the domestic whiskey to be priced hereunder in accordance with any statute in effect in the monopoly state on March 31, 1942.

(iii) Apply to the resulting figure at (ii) the statutory or discretionary percentage markup in effect in such monopoly state on March 31, 1942.

(iv) Add to the resulting figure at (iii) the amount of the increased Federal excise tax of November 1, 1942, applicable thereto.

(v) Divide the resulting figure at (iv) by the figure 12 in the case of fifths and by the figure 24 in the case of pints, and follow the practice prevailing in the monopoly state on March 31, 1942, with respect to the disposition of fractional and odd cents, if any, existing in the latter figure. The resulting figure shall be the monopoly state's maximum price for the particular container size in question of "Old Mr. Boston Rocking Chair" brand of domestic whiskey.

(2) *Notification in connection with all sales to monopoly states.* On or before making any offer to sell, sale or delivery of this commodity to a monopoly state the seller shall notify the monopoly state of his maximum prices established under paragraph (b) for all sales to monopoly states, and of the method for the computation of the monopoly state's maximum prices for sales of this commodity. Such notification shall be accomplished by attaching a true and exact copy of this order to the written quotation or to the invoice issued by the seller in connection with the particular transaction. With respect to any particular monopoly state, no notification shall be required after the first notification.

(c) *Maximum prices for sales at wholesale.* Any wholesaler or jobber may sell and deliver to any person and any person may buy and receive from such wholesaler or jobber "Old Mr. Boston Rocking Chair" brand of domestic whiskey, as hereinbefore described, at prices not in excess of those computed by the wholesaler or jobber as follows:

(1) Add to the amount of \$19.44 for cases of 24 pints, and to the amount of \$15.37 for cases of 12 fifths, freight charges, if any, at the rate applicable in March 1942 from the rectifying plant or freight basing point from which shipment is made to the receiving point of the particular wholesaler or jobber.

(2) Add to the resulting figure at (1) the amount of any tax incident to the sale, delivery, processing or use of the domestic whiskey to be priced hereunder which is imposed upon the wholesaler or jobber by any statute or ordinance of any State or subdivision thereof in effect in March 1942: *Provided*, That the amount of such tax has been paid or shall have accrued and be payable by the seller to the proper taxing authority or to any prior vendor.

(3) Multiply the resulting figure at (2) by 1.15, or in those States or subdivisions thereof where the markup of such vendors of distilled spirits is fixed by a statute or ordinance in effect in

March 1942, by a figure which will produce a selling price for the particular vendor in accordance with the minimum requirements of such statute or ordinance: *Provided*, That in no event shall such minimum statutory percentage markup be applied to an amount in excess of the base amounts set forth in paragraphs (c) (1) and (2).

(4) Add to the resulting figure at (3) the amount of the increased Federal excise tax of November 1, 1942, applicable thereto; and the applicable amount of any new or increased tax incident to the sale, delivery, processing, or use of the domestic whiskey to be priced hereunder which is imposed upon the wholesaler or jobber by any statute or ordinance of any State or subdivision thereof which became effective after March 31, 1942: *Provided*, That the amount of such new or increased tax has been paid or shall have accrued and be payable by the seller to the proper taxing authority or to any prior vendor. The resulting amount shall be the particular wholesaler's or jobber's maximum price for the particular container size in question of "Old Mr. Boston Rocking Chair" brand of domestic whiskey. Such maximum price shall be inapplicable to sales to monopoly states. The maximum prices for all sales to monopoly states shall be determined pursuant to paragraph (b).

(5) Wholesalers' and jobbers' discounts on sales of "Old Mr. Boston Rocking Chair" brand of whiskey shall be applicable to the maximum prices established pursuant to (c) at a rate which is not less than the rate allowed by the wholesaler or jobber in March 1942 on sales of domestic whiskey in the same price class to the same class of purchasers: *Provided*, That where payments are made by purchasers in advance of delivery the wholesaler or jobber shall allow to the purchaser, before application of the discount rates above, a reduction from the maximum prices established pursuant to (c) in an amount which will compensate such purchasers for such advances at the rate of 5% per annum.

(d) *Maximum prices for sales at retail.* Any retailer may sell and deliver to any person and any person may buy and receive from such retailer "Old Mr. Boston Rocking Chair" brand of domestic whiskey, as hereinbefore described, at prices not in excess of those computed by the retailer as follows:

(1) Multiply the resulting figure at (c) (3), as computed by the particular wholesaler or jobber from whom the retailer purchases such commodity by 1.33, or, in those States or subdivisions thereof where the markup of such vendors of distilled spirits is fixed by statute or ordinance in effect in March 1942, by a figure which will produce a selling price for the particular vendor in accordance with the minimum requirements of such statute or ordinance.

(2) Add to the resulting figure at (1) the amount of the Federal excise tax of November 1, 1942 applicable thereto; and the applicable amount of any new or increased tax incident to the sale, processing or use of the domestic whiskey to be

priced hereunder which is imposed upon the seller by any statute or ordinance of any State or subdivision thereof which became effective after March 31, 1942: *Provided*, That the amount of such new or increased tax has been paid or shall have accrued and be payable by the seller to the proper taxing authority or to any prior vendor.

(3) Divide the resulting figure at (2) by the figure 12 in the case of fifths and by the figure 24 in the case of pints. The retailer shall adjust the figure thus arrived at to the next higher even cent if the fraction is  $\frac{1}{2}$  cent or over or to the next lower even cent if the fraction is less than  $\frac{1}{2}$  cent.

(4) Multiply the resulting figure at (3) by the percentage rate of any State or local sales tax imposed upon the retailer by any statute or ordinance of any State or subdivision thereof: *Provided*, That the amount thereof was separately stated and collected by the retailer in March 1942, and the retailer now continues to state and collect the amount thereof separately. The resulting figure shall be rounded off to the nearest full cent in accordance with the practice of the seller in March 1942, and added to the amount determined at (3). The resulting amount shall be the particular retailer's maximum price for the particular container size in question of "Old Mr. Boston Rocking Chair" brand of domestic whiskey. Such maximum price shall be applicable only to sales at retail.

(e) *Notification by Ben Burk, Inc., The American Distilling Company and Foster & Company.* On or before the first delivery of this commodity after the effective date hereof Ben Burk, Inc., The American Distilling Company and Foster & Company shall notify any person purchasing the commodity from them of applicants' maximum price established under paragraph (a), and applicants shall make a separate statement of the increased Federal excise tax of November 1, 1942. Such notification shall be accomplished by attaching a true and exact copy of this Order to the invoice issued by the applicants in connection with the particular transaction. No notification shall be required after the first notification to any particular purchaser.

(f) *Notification by wholesalers and jobbers.* (1) On or before the first delivery of this commodity after the effective date hereof, all wholesalers and jobbers shall notify wholesaler purchasers thereof of the seller's maximum price established under paragraph (c) and he shall accomplish such notification by attaching a true and exact copy of this Order to the invoice issued in connection with the particular transaction together with the following statement:

Our maximum prices for "Old Mr. Boston Rocking Chair" brand of whiskey are as follows:

Pints, \$-----  
Fifths, \$-----

The maximum prices above are established under paragraph (c) of Order No. 5 under Maximum Price Regulation No. 193. You, too, are required to establish your maximum prices for this commodity under paragraph (c) of that order, attached hereto, and you



are required to give notification to all purchasers in accordance with the provisions of the order.

OPA requires that you keep this notice for examination.

No notification shall be required after the first notification unless the seller's maximum prices shall be adjusted for a permitted tax increase pursuant to the provisions hereof.

(2) On or before the first delivery of this commodity after the effective date hereof, all wholesalers and jobbers of this commodity shall notify retailer purchasers thereof of the wholesaler's or jobber's maximum price as established under paragraph (c); and they shall notify such retailers of the method for the computation of the retailer's maximum price as follows:

Our maximum price for "Old Mr. Boston Rocking Chair" brand of domestic whiskey and the method whereby we have computed your maximum price for that brand is as follows:

1. Our maximum price per case of (container size in question) \$-----
2. Subtract increased Federal excise tax of November 1, 1942 \$-----
3. Subtract increased State or local taxes after March 31, 1942 \$-----
4. Base for computation of retailer's maximum price \$-----
5. Line 4 multiplied by 1.33 or minimum statutory mark-up \$-----
6. Add increased Federal excise tax \$-----
7. Add increased State or local tax \$-----
8. Total \$-----
9. Divide line 8 by the figure 12 for fifths and by the figure 24 for pints.
10. Add State or local sales tax or similar tax per bottle (if separately stated and collected by retailer in March 1942 and which retailer now separately states and collects) \$-----
11. Retailer's maximum price per (container size in question) \$-----

The figure at line 11 is your maximum price, including all taxes, per (container size in question) for "Old Mr. Boston Rocking Chair" brand of domestic whiskey in accordance with OPA Order No. 5 under Maximum Price Regulation No. 193. OPA requires you to keep this notice for examination."

No notification shall be required after the first notification unless the seller's maximum prices shall be adjusted for a permitted tax increase pursuant to the provisions hereof.

(g) This Order No. 5 may be revoked or amended by the Price Administrator at any time.

(h) This Order No. 5 shall become effective May 24, 1943.

Issued this 22d day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8159; Filed, May 22, 1943; 12:07 p. m.]

[Order 18 Under RPS 53]

ARMOUR AND COMPANY

ESTABLISHMENT OF MAXIMUM PRICES

Order No. 18 under Revised Price Schedule No. 53—Fats and Oils—Establishing maximum prices for Armour and

Company, Chicago, Illinois, on its sales of edible tallow to the Federal Surplus Commodity Corporation pursuant to Procedural Regulation No. 6; Docket No. 3053-25.

On April 10, 1943, Armour and Company, or Chicago, Illinois, filed an application for adjustment pursuant to Procedural Regulation No. 6, of its maximum price for 418,000 pounds of edible tallow which it had contracted to sell to the Federal Surplus Commodity Corporation pursuant to FSCC contracts Nos. F-8025, 8026, 8028, 8031, and 8032, said contracts being dated February 16, 1943.

Due consideration has been given to this application, and an Opinion in support of this Order has been issued simultaneously herewith and has been filed with the Division of the Federal Register. For the reasons set forth in the Opinion, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order 9250, and in accordance with § 1351.156a of Revised Price Schedule No. 53, *It is hereby ordered:*

(a) That the maximum price of Armour and Company on its sale of 418,000 pounds of edible tallow to the Federal Surplus Commodity Corporation, in tines, pursuant to FSCC contracts Nos. F-8025, 8026, 8028, 8031, and 8032, shall be 10.60 cents per pound, f. o. b. plant.

This Order No. 18 shall become effective May 24, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 22d day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8178; Filed, May 22, 1943; 3:57 p. m.]

[Order 5 Under RPS 77]

W. J. RAINEY, INC.

ORDER GRANTING PETITION FOR ADJUSTMENT

Order 5 under Revised Price Schedule No. 77—Beehive Oven Furnace Coke Produced in Pennsylvania; Docket No. 3077-7.

On February 17, 1943, W. J. Rainey, Inc., Grant Building, Pittsburgh, Pennsylvania, filed a petition for an adjustment pursuant to § 1345.57 (b) of Revised Price Schedule 77. Due consideration has been given to the petition, and an opinion in support of this Order 5 has been issued simultaneously herewith and has been filed with the Division of the Federal Register. For the reasons set forth in the opinion, *It is hereby ordered:*

(a) W. J. Rainey, Inc. may sell, offer to sell, deliver or transfer beehive oven furnace coke produced in Pennsylvania at its Allison coke plant, Allison, Fayette County, to consumers at a price not to exceed \$6.75 f. o. b. cars ovens plus the transportation charges from Connellsville, Pennsylvania, to the place of delivery as customarily computed. Any consumer may buy, offer to buy or accept delivery of such coke at such maximum price from W. J. Rainey, Inc.

(b) The permission granted in this order to W. J. Rainey, Inc., is subject to the condition that it file with the Office of Price Administration, Washington, D. C., before the last day of each month itemized and verified statement of costs incurred in the manufacture of coke at the Allison coke plant during the preceding month, together with profit and loss statement of the Allison coke plant as of the last day of the preceding month.

(c) All prayers of the petition not granted herein are denied.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) Unless the context otherwise requires the definitions set forth in § 1345.58 of Revised Price Schedule No. 77 apply to terms used herein.

This Order 5 shall become effective May 1, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 22d day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8176; Filed, May 22, 1943; 3:57 p. m.]

[Order 15 Under MPR 185]

LIBBY, MCNEILL AND LIBBY

APPROVAL OF MAXIMUM PRICE

Order 15 Under Maximum Price Regulation No. 185—Canned Fruits and Canned Berries.

Libby, McNeill & Libby, Chicago, Illinois, has filed an application for specific authorization for a maximum price pursuant to § 1341.102 (e) of Maximum Price Regulation No. 185.

Due consideration has been given to the information submitted by applicant with respect to the packing of 6/10 Peach Screenings in Water.

For the reasons set forth in the opinion which accompanies this order and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, *It is hereby ordered, That:*

(a) Libby, McNeill & Libby may sell, offer to sell or deliver and any person may buy, offer to buy or receive from Libby, McNeill & Libby, 6/10 Peach Screenings in Water at a price no higher than \$5.54 per dozen cans, f. o. b. factory.

(b) This Order No. 15 may be revoked or amended by the Price Administrator at any time.

(c) The applicant shall not change its customary allowances, discounts or price differentials, including price differentials between different classes of purchasers, unless such change results in a lower price.

(d) Unless the context otherwise requires, the definitions set forth in § 1341.110 of Maximum Price Regulation No. 185 and section 302 of the Emergency Price Control Act of 1942, as amended, shall be applicable to the terms used herein.



↵ This order shall become effective May 24, 1943.

Issued this 22d day of May 1943.  
GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-8177; Filed, May 22, 1943;  
3:57 p. m.]

[Order 2 Under MPR 347]

# NEW ENGLAND MICA COMPANY, INC.

## AUTHORIZATION OF MAXIMUM PRICES

Order No. 2 under Maximum Price Regulation No. 347—Mica.

Plate number	Standard size	Quantity	Discount
No. 1 India molding plate	Sheets 18" x 36"	Less than 10 lbs.	13
No. 11 India molding plate	Sheets 18" x 36"	10 to 99 lbs.	23
No. 2 India segment plate	Sheets 18" x 36"	100 to 1,999 lbs.	37
No. 22 India segment plate	Sheets 18" x 36"	2,000 lbs. and over	44
No. 111 super-nemcoite India molding plate	Sheets 18" x 36"		
No. 3 amber segment plate	Sheets 18" x 36"	Less than 10 lbs.	33
No. 4 flexible mica plate (organic)	Sheets 18" x 36"	10 to 99 lbs.	42
No. 44 super-nemcoite flexible mica plate (organic)	Sheets 18" x 36"	100 to 1,999 lbs.	54
No. 5 mica cloth	Sheets 36" x 36"	2,000 lbs. and over	58
No. 6 mica and paper	Sheets 36" x 36"	Less than 10 lbs.	10
Mica and cellophane	Sheets 36" x 36"	10 to 99 lbs.	16
No. 7 India heater plate (organic)	Sheets 36" x 36"	100 lbs. and over	11
No. 77 super-nemcoite India heater plate	Sheets 36" x 36"	100 lbs. and over	13
No. 8 amber heater plate (organic)	Sheets 36" x 36"	100 lbs. and over	28
No. 88 super-nemcoite amber heater plate	Sheets 36" x 36"	100 lbs. and over	5
No. 9 India plate for flat work not made under 1/4"	Sheets 36" x 36"	100 lbs. and over	6
No. 10 fish paper and mica	Sheets 36" x 36"	100 lbs. and over	23
No. 12 red rope paper and mica	Sheets 36" x 36"	100 lbs. and over	28
No. 13 pressboard and mica	Sheets 36" x 36"	100 lbs. and over	30
No. 14 Y-26 high heat India mica plate (inorganic)	Sheets up to 0.012" thick, 31" x 34"	100 lbs. and over	28
No. 15 Y-26 high heat amber mica plate (inorganic)	Sheets up to 0.012" thick, 31" x 34"	100 lbs. and over	30
	(Sheets over 0.012" thick, 22 1/2" x 25 1/2")	100 lbs. and over	42

For the reasons set forth in an opinion issued simultaneously herewith, It is hereby ordered, That:

- (a) Except as provided in paragraph (c) of this order, the maximum price for any one of the following built-up mica products sold or delivered by the New England Mica Company, Inc., Waltham, Massachusetts, shall be a price computed by taking the current list price of the New England Mica Company, Inc. for that product and deducting therefrom at least the respective discount set forth in the following table:

Plate number	Standard size	Quantity	Discount
No. 17 Y-27 high heat India mica plate (inorganic).	Sheets, all thicknesses, 22½" x 25½" ---	Less than 10 lbs. ----- 10 to 99 lbs. ----- 100 lbs. and over -----	4 11 27
No. 18 Y-27 high heat amber mica plate	Sheets, all thicknesses, 22½" x 25½" ---	Less than 10 lbs. ----- 10 to 99 lbs. ----- 100 lbs. and over -----	4 11 27
Product	Quantity	Discount	
Super-nemcoite mica tubing (organic)	25 feet and over ----- Under 25 feet -----	Percent 31 11	
All mica and 98 percent round mica tubing.	25 feet and over ----- Under 25 feet -----	31 13	
85 percent round mica tubing.	25 feet and over ----- Under 25 feet -----	40 20	
50 percent round mica tubing and mica and asbestos tubing.	25 feet and over ----- Under 25 feet -----	54 31	
Compressed sheet mica washers.	100 and over ----- Less than 100 -----	28 13	
Mica commutator rings:			
Under 1 inch diameter -----	Less than 1,000 ----- 1,000 to 49,999 ----- 50,000 and over -----	+20 +10 6	
1 inch diameter to under 3 inches.	Less than 1,000 ----- 1,000 to 49,999 ----- 50,000 to 99,000 ----- 100,000 and over -----	20 42 51 59	
3 inch diameter to under 7 inches -----	Less than 25 ----- 25 and over -----	20 31	
7 inch diameter and over -----	Any quantity -----	42	

Rings 0.035" thick and under take 1/2 wall price.  
Rings over 0.035" take price of next thicker wall.

(b) Stripping charges for cutting no greater than those set forth in the following table may be added when plates are ordered cut in strips.

Size:	Charge (pound)
Less than 1" wide	\$.20
1" to 2 1/2" wide	.15
3" to 4 1/2" wide	.10
5" wide and over	No charge

(c) Maximum price for any built-up mica product sold or delivered by to New England Mica Company, Inc. to the United States or any agency thereof, or the government of any country whose defense the President deems vital to the defense of the United States under the terms of the Act of March 11, 1941, entitled "An Act to promote the defense of the United States" or any agency of such

government, shall be a price computed by taking the current list price of the New England Mica Company, Inc. for that product and deducting therefrom at least the discount in effect for such sales immediately prior to the issuance of this Order No. 2.

(d) This Order No. 2 may be revoked or amended by the Price Administrator at any time.

(e) This Order No. 2 shall become effective May 24, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 22d day of May 1943.

GEORGE J. BURKE,

Acting Administrator.

[F. R. Doc. 43-8175; Filed, May 22, 1943;  
3:57 p. m.]



## Region I.

[Rhode Island Order 1 Under Gen. Order 51, Amdt. 1]

## COMMUNITY CEILING PRICES FOR DESIGNATED PART OF RHODE ISLAND

Order No. 1 under General Order No. 51, issued by the Rhode Island District Director, is amended in the following respects:

The ceiling prices set forth under List B of section 7 for the following coffee items are amended to read as follows:

Red Circle, 1 lb. . . . . .24  
Bokar, 1 lb. . . . . .26

This amendment shall become effective May 10, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 10th day of May, 1943.

CHRISTOPHER DEL SESTO,  
District Director,  
Rhode Island District.

[F. R. Doc. 43-8097; Filed, May 21, 1943; 3:19 p. m.]

## Region II.

[Albany Order 1 Under Gen. Order 51]

## COMMUNITY CEILING PRICES FOR ALBANY AND RENSSELAER, N. Y.

SECTION 1. *What this order does.* In accordance with the provisions of General Order No. 51, this order establishes in section 7, community (dollars-and-cents) ceiling prices for certain food items sold in "class 1 retail stores" (and in other classes of retail stores as indicated in section 7) located in the following areas: Within the corporate limits of the cities of Albany and Rensselaer, New York.

SEC. 2 *Application to other sellers.* No seller except a "retail route seller", may charge more than these community (dollars-and-cents) ceiling prices. Retail route sellers may continue to charge their present ceiling prices. The community ceiling prices shall be the only ceiling prices for such food items for "class 1 retail stores". All other sellers must continue to charge no more than any lower ceiling prices established by any other applicable price regulations.

SEC. 3 *Posting—(a) Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All class 1 retail stores must post in a conspicuous place in the store, a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign reading "OPA 1", "OPA 2", "OPA 3" or "OPA 4", whichever applies, so that it can be clearly seen by their customers. The definitions of classes of retailers shall be those con-

tained in Revised Maximum Price Regulations 238 and 268, as amended.

SEC. 4 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 5 *Revocation.* This order replaces any previous order covering any of the food items for which ceiling prices are established hereby, heretofore issued by the Regional Administrator of Region II or by the district manager of this district.

SEC. 6 *Effective date.* This order becomes effective May 10, 1943.

SEC. 7 *The community (dollars-and-cents) ceiling prices established.* The following is a list of the food items and the community ceiling prices thereof:

## CEILING PRICES, ALBANY AND RENSSELAER, N. Y.

## CEREAL

Kellogg Bran Flakes, 40%, 8 oz.	\$0.11
Post Bran Flakes 40%, 8 oz.	.11
Kellogg, Ind. Assorted, 10 Ind.	.26
Post Ind. Assorted, 10 Ind.	.26
Cheercoats, 7 oz.	.14
Kellogg Pep, 8 oz.	.11
Kellogg Wheat Krumbles, 9 oz.	.13
Grape Nut Flakes, 7 oz.	.11
Quaker Puffed Rice	.13
Quaker Puffed Wheat	.11
Shredded Ralston, 12 oz.	.13
Ry Krisp, 12 oz.	.22
Ry Krisp, 6 oz.	.14
Force Toasted Whole Wheat Flakes, 8 oz.	.12
Postum Cereal, 18 oz.	.23
Kellogg Cornflakes, 6 oz.	.06
Kellogg Cornflakes, 11 oz.	.10
Post Toasties, 6 oz.	.06
Post Toasties, 11 oz.	.10
Mother Oats, Quick and Reg., small.	.12
Quaker Oats, Quick and Reg., small.	.12
Quaker Cornmeal, Yellow and White, 24 oz.	.10
Instant Postum, 4 oz.	.26
Instant Postum, 8 oz.	.45
Quaker Hominy Grits, 24 oz.	.09
Quaker Enriched Farina, 28 oz.	.18
Pillsbury Farina, 14 oz.	.10
Instant Ralston, 16 oz.	.25
Ralston Wheat Cereal, 24 oz.	.24
Cream of Wheat, Quick and Reg., 14 oz.	.15
Grape Nut Wheat Meal, 16 oz.	.14

## SUGAR

C & H, powdered, 1 lb.	.09
C & H, dark brown, 1 lb.	.08
C & H, light brown, 1 lb.	.08
Domino, powdered, 1 lb.	.09
Domino, dark brown, 1 lb.	.08
Domino, light brown, 1 lb.	.08
Jack Frost, powdered, 1 lb.	.09
Jack Frost, dark brown, 1 lb.	.08
Jack Frost, light brown, 1 lb.	.08

## BREAD

Bond, white, 20 oz.	.11
Bond, wholewheat, 17 oz.	.11
Bond, rye, 18 oz.	.11
N. B. C., white, 19 oz.	.11
N. B. C., wholewheat, 16 oz.	.11
N. B. C., rye, 18 oz.	.11
Tiptop, white, 20 oz.	.11
Tiptop, wholewheat, 16 oz.	.11
Tiptop, rye, 16 oz.	.11
Holsum, white, 19 oz.	.11
Holsum, wholewheat, 17 oz.	.11
Holsum, rye, 19 oz.	.11
Frehofer, white, 20 oz.	.11
Frehofer, wholewheat, 16 oz.	.12
Frehofer, rye, 20 oz.	.12
Harvest, white, 20 oz.	.11
Harvest, wholewheat, 18 oz.	.11
Harvest, rye, 20 oz.	.12

## CEILING PRICES, ALBANY AND RENSSELAER, N. Y.—Continued

## EGGS

	Per doz.
Large U. S. Grade A (cartons)	\$0.53
Large U. S. Grade A (loose)	.50
Medium U. S. Grade A (cartons)	.49
Medium U. S. Grade A (loose)	.46
Large U. S. Grade B (cartons)	.50
Large U. S. Grade B (loose)	.48
Medium U. S. Grade B (cartons)	.43
Medium U. S. Grade B (loose)	.44
Large U. S. Grade C (cartons)	.47
Large U. S. Grade C (loose)	.44
Medium U. S. Grade C (cartons)	.43
Medium U. S. Grade C (loose)	.40

## MILK

Grade A Pasteurized:	
Quart, glass container	1.15
Quart, paper container	.15

## LIGHT CREAM

1/2 pint, glass container	1.19
1/2 pint, paper container	.19

## POULTRY

Dressed or kosher killed:	Per lb.
Broilers	.44
Fryers	.44
Roasters	.44
Fowl	.39

## BUTTER

Blue Valley	.57
Brookfield	.57
Brookside	.56
Clearbrook	.57
Clearbrook, Roll	.56
Cloverbloom	.56
Fairmont	.57
Golden Grain (class 3)*	.53
Holland Roll	.57
Iowa State	.57
Land O'Lakes	.57
Meadow Farms (class 3)	.56
Meadowgold	.57
Oak Hill	.56
Silverbrook (class 3)	.52
Sunnyfield (class 3)	.54
All other US Grade A or US 92 score or better	.57
All other US Grade B or US 90 score or less	.56

## BANANAS

All varieties	.13
---------------	-----

## EVAPORATED MILK

Borden Silvercrow, 14 1/2 oz.	.11
Borden Silvercrow, 6 oz.	.05
Carnation, 14 1/2 oz.	.11
Carnation, 6 oz.	.05
Fresh Pak (class 3), 14 1/2 oz.	.11
Fresh Pak (class 3), 6 oz.	.05
Libby, 14 1/2 oz.	.11
Libby, 6 oz.	.05
Mohican (class 3), 14 1/2 oz.	.10
Mohican (class 3), 6 oz.	.05
Nestle Lion, 14 1/2 oz.	.11
Nestle Lion, 6 oz.	.05
Pet, 14 1/2 oz.	.11
Pet, 6 oz.	.05
Sheffield, 14 1/2 oz.	.11
Sheffield, 6 oz.	.05
WGY, 14 1/2 oz.	.11
WGY, 6 oz.	.05
Whitehouse (class 3), 14 1/2 oz.	.10
Whitehouse (class 3), 6 oz.	.05
White Rose, 14 1/2 oz.	.11

## CONDENSED MILK

Magnolia, 14 oz.	.15
Red Cross, 14 oz.	.15
Star Brand, 14 oz.	.15
Whitehouse (class 3), 14 oz.	.12

\* Plus deposit.

\* Designates "class 3 stores".



CEILING PRICES, ALBANY AND RENSSELAER,  
N. Y.—Continued

## PROCESSED PACKAGED CHEESE.

Kraft White American, 1/2 lb. pkg.	\$.23
Kraft White American, 1/4 lb. pkg.	.11
Kraft Swiss, 1/4 lb. pkg.	.14
Kraft Limburger, 1/4 lb. pkg.	.14
Kraft Velveeta, 1/4 lb. pkg.	.14
Kraft Limburger Spread, 5 oz. jar.	.20
Philadelphia Cream Cheese, 3 oz. pkg.	.12
Philadelphia Cream Cheese, 8 oz. pkg.	.27
Borden White American, 1/2 lb. pkg.	.23
Borden Chateau, 1/2 lb. pkg.	.24
Borden Limburger, 1/2 lb. pkg.	.22
Borden Pimento, 1/2 lb. pkg.	.22
Borden Swiss, 1/2 lb. pkg.	.22
Borden Vera Sharp Spread, 5 oz. jar.	.23
Borden Grated American, 2 oz. canister.	.11
Borden Grated American, 4 oz. canister.	.20
Borden Grated Italian, 1 1/2 oz. canister.	.12
Borden Grated Italian, 3 oz. canister.	.22
Borden Cream Cheese, 3 oz. pkg.	.12

## COFFEE

Beechnut, 1 lb. bag.	.36
Bokar (class 3), 1 lb. bag.	.25 1/2
Chase & Sanborn, 1 lb. bag.	.33
Dinner Blend (class 3), 1 lb. bag.	.20
Eight O'Clock (class 3), 1 lb. bag.	.20 1/2
Favorite (class 3), 1 lb. bag.	.23 1/2
Maxwell House, Drip, 1 lb. bag.	.34
Maxwell House, Drip, 1 lb. glass jar.	.38
Maxwell House, Reg., 1 lb. bag.	.34
Mohican (class 3), 1 lb. bag.	.23
Red Circle (class 3), 1 lb. bag.	.23 1/2
Servmore (class 3), 1 lb. bag.	.20 1/2
Van Curler (class 3), 1 lb. bag.	.25 1/2
W G Y, 1 lb. bag.	.30

## HONEY

Ann Page (class 3), 8 oz.	.20
Ann Page (class 3), 16 oz.	.36
Hoffman Finest, 5 oz.	.14
Hoffman Finest, 1 lb.	.35

## RICE

Comet Vitaflor Rice, 12 oz.	.11
Riverbrand Rice, white, 1 lb.	.12

## SALMON

A & P Sockeye (class 3), flat (7 3/4 oz.)	.30
A & P Chinook (class 3), flat (7 3/4 oz.)	.34
A & P Sockeye (class 3), flat (15 1/2 oz.)	.51
Happyvale, Pink, tall (1 lb.)	.27
Krasdale, Dix. Chinook, flat (3 3/4 oz.)	.22
Krasdale, Blue Black, flat (3 3/4 oz.)	.21
Krasdale, Blue Black, flat (7 3/4 oz.)	.38
Van Curler (class 3), flat (7 oz.)	.29

## CODFISH

Gorton's 1/2 lb. carton.	.19
Gorton's 1 lb. carton.	.37
Gorton's Fibered 5 oz. carton.	.13

## FLOUR

Aunt Jemima Pancake Flour, 1 1/4 lb.	.13
Bisquick, 1 1/4 lb.	.21
Pillsbury Pancake Flour, 3 1/2 lb.	.24

## JUICES

A&P Unsweetened Grapefruit Juice (class 3), 46 oz.	.30
Krasdale Unsweetened Grapefruit Juice, No. 2.	.16
Krasdale Orange and Grapefruit Unsweetened Juice, No. 2.	.18
Van Curler Grapefruit Juice Sweetened (class 3), No. 2.	.13

CEILING PRICES, ALBANY AND RENSSELAER,  
N. Y.—Continued

## JUICES—continued

Van Curler Grapefruit Juice Sweetened (class 3), 46 oz.	\$.30
Van Curler Orange Juice, Fla. (class 3), 46 oz.	.40

## PACKAGED AND DRIED FRUITS

A&P Prunes, Large (class 3), 1 lb. pkg.	.16
A&P Prunes, medium (class 3), 2 lb. pkg.	.26
Del Monte Prunes, large, 1 lb. pkg.	.20
Del Monte Prunes, large, 2 lb. pkg.	.37
Del Monte Seedless Raisins, 15 oz. pkg.	.14

## HYDROGENATED SHORTENING

Crisco, 1 lb. pkg.	.27
Dexo (class 3), 1 lb. pkg.	.23
Kingstate (class 3), 1 lb. pkg.	.23
Spry, 1 lb. pkg.	.27

## PEANUT BUTTER

Ann Page (class 3), 8 oz.	.19
Ann Page (class 3), 16 oz.	.33
Ann Page (class 3), 2 lb.	.61
Beechnut, 8 oz.	.25
Fresh Pak (class 3), 6 oz.	.15
Fresh Pak (class 3), 12 oz.	.27
Fresh Pak (class 3), 24 oz.	.50
Rialto (class 3), 24 oz.	.43
Sultana (class 3), 16 oz.	.30
Sultana (class 3), 32 oz.	.56
Tip Top (class 3), 8 oz.	.17
Tip Top (class 3), 16 oz.	.28
Tip Top (class 3), 32 oz.	.53
Van Curler (class 3), 6 oz.	.15
Van Curler (class 3), 16 oz.	.31

## MOLASSES AND SYRUPS

Brer Rabbit Molasses (Green Label), 1 1/2 lb.	.17
Gramma's Molasses, pt.	.25
Gramma's Molasses, qt.	.44
Ann Page Syrup (Blended) (class 3), 12 oz.	.16
Ann Page Syrup (Blended) (class 3), qts.	.34
Karo Syrup (Blue Label), 1 1/2 lb.	.18
Karo Syrup (Blue Label), 5 lb.	.48
Karo Syrup (Red Label), 1 1/2 lb.	.19
Karo Syrup (Red Label), 5 lb.	.50
Karo Syrup (Green Label), 1 1/2 lb.	.20
Log Cabin Syrup, 12 oz.	.21
WGY Syrup, 12 oz.	.21

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 8th day of May 1943.

ALBERT E. OLIVER,  
District Manager,  
Albany District.

[F. R. Doc. 43-8100; Filed, May 21, 1943;  
3:15 p. m.]

[Philadelphia Order 2 Under Gen. Order 51]

## COMMUNITY CEILING PRICES IN PHILADELPHIA AREA

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51, this order establishes, in section 7, dollars-and-cents ceiling prices for certain food items sold at retail in the following area: The area fall-

ing within a 20-mile airline radius from City Hall, Philadelphia, Pennsylvania, excepting, however, any part of New Jersey falling within such area.

SEC. 2 *Applicability.* No seller, except a "retail route seller", may charge more than the ceiling prices fixed herein for his particular class of retailers, as defined in section 4 hereof. Retail route sellers may continue to charge their present ceiling prices. The ceiling prices fixed herein for a class of retailers shall be the only ceiling prices for such food items for all sellers in that class.

SEC. 3 *Posting—(a) Selling prices.* All retail stores must post their selling prices for the food items listed below. These selling prices must be posted on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All retail stores must post, in a conspicuous place in the store, a list of the ceiling prices for such food items, when such list is supplied by the Office of Price Administration.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign showing the appropriate class of retailers, which sign will read "OPA-1", "OPA-2", "OPA-3", or "OPA-4", whichever applies, so that it can be clearly seen by their customers.

SEC. 4 *Definitions of classes of retailers.* For the purpose of this regulation, retailers are divided into the following four classes:

(a) *Class 1.* "Independent" retail stores with "annual gross sales" of less than \$50,000. A retail store shall be an "independent" retail store if it is not one of a group of 4 or more stores under one ownership whose combined "annual gross sales" are \$500,000 or more.

(b) *Class 2.* "Independent" retail stores with "annual gross sales" of \$50,000 or more, but less than \$250,000.

(c) *Class 3.* Retail stores, other than "independent" retail stores, with "annual gross sales" of less than \$250,000.

(d) *Class 4.* Any retail store with "annual gross sales" of \$250,000 or more.

(e) *Farmers and other sellers.* Farmers shall be considered class 1 retailers for retail sales. Other sellers not retail stores shall find their class according to their 1942 volume of retail sales of all foods. See section 21 of Revised Maximum Price Regulation 238 for the meaning and method of determining "annual gross sales".

SEC. 5 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 6 *Effective date.* This order becomes effective on May 17, 1943.

SEC. 7 *The dollars-and-cents ceiling prices established.* The following is a list of the food items and the ceiling prices thereof:







CEILING PRICES, PHILADELPHIA AREA—Continued

Brand	Variety	Grade	Type Cont.	Size	Retail prices			
					Class 1	Class 2	Class 3	Class 4
CANNED VEGETABLES—continued								
Peas—Continued.								
Fre-Mar	Run Pod		Can.	#303			\$0.14	\$0.13
Fre-Mar	Tiny Tender		Can.	#303				.15
Hi-Lock	Sweet	O	Can.	#13				.13
Kay's	Ext. Std		Can.	#203				.11
Killie	Large Sweet		Can.	#303	\$0.14			
Libby	Garden Sugar		Can.	#303	.17			.14
Libby	Jumbo		Can.	#303	.13			
Lucky Dutchman	Sweet		Can.	#303	.13			
Lucky Dutchman	Tiny		Can.	#2	.15			
Pantry Pride	Jumbo		Can.	#2	.20			
Pantry Pride	Sweet		Can.	#2				
Pantry Pride	Tiny		Can.	#2				
Penn Treaty	Sweet		Can.	#2				
Perlo	Jumbo		Can.	#2	.16			
Relco	Sweet		Can.	#303	.15			
Rival Blue	Early June		Can.	#303	.16			
Sweetie	Large		Can.	#2	.15			
Tartan	Sweet		Can.	#303	.15			
Thrift	Early June		Can.	#2	.17			
Unity	Std	Std	Can.	#2	.13			
Valley Forge	Fancy	Fancy	Can.	#2	.18			
Valley Forge			Can.	#303	.13			
Tomatoes.								
Asco	A		Can.	#3			.14	.14
"B" Brand			Can.	#2½			.16	.16
Bonus			Can.	#2			.10	.10
Bonus			Can.	#2				
Budget			Can.	#2½	.11			
Dainty Morsel			Can.	#1½	.15			
Dainty Morsel			Can.	#2½	.17			
Del Monte			Can.	#2	.13			
Del Monte			Can.	#2½	.17			
Fairlawn	Hand Packed		Can.	#2	.16			
Fairlawn	Hand Packed		Can.	#2½	.21			
Fre-Mar			Can.	#2	.14			
Fre-Mar	Hand Packed		Can.	#2½	.18			
Fre-Mar	Hand Packed		Can.	#2			.14	.14
Fyne Taste			Can.	#2	.16			.16
Fyne Taste			Can.	#2½	.17			.12
Fyne Taste			Can.	#2	.15			.15
Kay's			Can.	#2½	.12			.12
Kay's			Can.	#2	.12			.12
Kay's	Extra Std		Can.	#2½	.18			.17
Killie	Extra Std		Can.	#2½				
Lucky Dutchman			Can.	#2	.14			
Lucky Dutchman			Can.	#2	.13			
Lucky Dutchman			Can.	#2½	.16			
Norris			Can.	#2½	.17			
Norris			Can.	#2	.16			
Pantry Pride			Can.	#2½	.19			
Pantry Pride			Can.	#2			.12	.12
Penn Treaty			Can.	#2½	.16			.15
Perlo			Can.	#2	.14			
Perlo			Can.	#2½	.21			
Sultana			Can.	#2	.15			
Tartan			Can.	#2	.20			
Tartan			Can.	#2½	.10			
Uco			Can.	#2	.17			.10
Unity			Can.	#2	.23			
Unity			Can.	#2½	.21			
Tomato juice:								
Ann Page	Cocktail	A	Can.	12½ oz.			.05	.05
Asco			Can.	26 oz.			.16	.16
Campbell			Can.	#1	.09		.08	.08
Campbell			Can.	20 oz.	.12		.10	.10
Fairlawn			Can.	20 oz.	.10			
Fairlawn			Can.	46 oz.	.23			.08
Fre-Mar			Can.	46 oz.			.18	.18
Fre-Mar			Can.	46 oz.			.06	.06
Fre-Mar			Can.	46 oz.			.12	.12
Lona			Can.	24 oz.	.21			.20
Lona			Can.	24 oz.			.11	.10
Kay's			Can.	46 oz.			.20	.20
Kay's			Can.	46 oz.	.08		.07	.07
Libby			Can.	20 oz.	.11		.11	.09

CEILING PRICES, PHILADELPHIA AREA—Continued

Brand	Variety	Grade	Type Cont.	Size	Retail prices			
					Class 1	Class 2	Class 3	Class 4
CANNED VEGETABLES— continued								
Corn—Continued.								
Del Monte.	Co. Gent. Crushed		Can	#303	\$0.14	\$0.14	\$0.12	
Del Monte.	Golden Bantam Crushed		Can	#303	.14	.12	.12	
Del Monte.	Golden Bantam Whole kernel.		Can	12 oz.	.15	.14	.12	
Drexel-fancy	Golden Bantam Whole kernel.		Can	#2		.13	.13	
Frankford	White Crushed		Can	#2	.11	.11		
Fre Mar	Co. Gent. Crushed		Vac. Can	12 oz.		.13	.13	
Fre Mar	Golden Bantam Whole Kernel.		Can	#2		.14	.13	
Fre Mar	Golden Bantam Whole Kernel.		Can	#2		.12	.12	
Fyne Taste	Shoe Peg Whole Kernel.		Can	#2		.10	.11	
Homedale	Shoe Peg Whole Kernel.		Can	#2		.11	.11	
Kay's	Golden Bantam Crushed.		Can	#2		.13	.12	
Kay's.	Golden Bantam Whole Ker- nel.		Can	#2		.12	.12	
Kay's.	Golden Bantam Whole Ker- nel.		Can	12 oz.		.12	.12	
Libby	White Whole Kernel		Can	#2	.16	.16	.10	
Libby	Golden Bantam Crushed		Can	#2	.17	.17	.14	
Logan	Golden Bantam Whole Ker- nel.		Can	#2	.15	.15		
Lucky Dutchman	White Whole Kernel.		Can	#303	.14	.14		
Lucky Dutchman	White Crushed		Can	#2	.14	.14		
Lucky Dutchman	White Whole Kernel		Can	#2	.16	.15		
Lucky Dutchman	White Whole Kernel		Can	#2	.14	.13		
Monico	Golden Bantam Crushed		Can	#2	.15	.14		
Monico.	White Crushed		Can	#2	.15	.15		
Monico.	Golden Bantam Whole Ker- nel.		Can	#2	.15	.15		
Monico.	Shoe Peg Whole Kernel.		Can	#2	.15	.15		
Norris	Golden Bantam Crushed		Can	#2	.15	.15		
Norris	Golden Bantam Whole Ker- nel.		Can	#2	.15	.15		
Pantry Pride.	Golden		Vac. Can	12 oz.		.11	.11	
Pantry Pride	White.		Can	#2		.12	.12	
Penn Treary	Golden Crushed		Can	#2	.14	.13		
Penn Treary	Golden Whole Kernel		Vac. Can.	#2	.13	.13		
Penn Treary	Golden Whole Kernel.		Can	#2	.16	.15		
Pello	Golden Crushed		Can	#2	.14	.14		
Pello	Golden Whole Kernel		Vac. Can.	12 oz.		.17	.17	
Pello	White Whole Kernel		Can	#2	.15	.15		
Rello	Golden Whole Kernel		Can	#2	.16	.16		
Rello	White Whole Kernel		Can	#2	.15	.14		
Rival Blue	Golden Bantam Crushed		Can	#2	.14	.14		
Rival Blue	White Whole Kernel		Can	#2	.13	.13		
Tartan	Golden Crushed		Can	#2	.15	.15		
Tartan	White Crushed		Can	#2	.15	.15		
Tartan	White Whole Kernel		Can	#2	.15	.15		
Uco	Golden Crushed		Can	#2	.14	.14		
Uco	Golden Whole Kernel		Can	#2	.13	.13		
Uco	White Whole Kernel		Can	#2	.14	.14		
Unity	Yellow Crushed		Can	#2	.13	.13		
Unity	Shoe Peg Whole Kernel.		Can	#2	.14	.13		
Valley Forge	White Crushed		Can	#2	.13	.13		
Washburn	White Crushed		Can	#2	.13	.13		
A & P	Sweet.	A.	Can	#2	.18	.18	.17	
Budget	3 Sieve	Fancy	Can	#303	.13	.12	.15	
Drexel	3 Sieve	Fancy	Can	#2	.13	.13	.13	
Frankford	Sifted	B.	Can	#2	.16	.15	.14	
Frankford	Big Sweet		Can	#2			.14	



## CEILING PRICES, PHILADELPHIA AREA—Continued

Brand	Variety	Grade	Type Cont.	Size	Retail prices			
					Class 1	Class 2	Class 3	Class 4
CANNED VEGETABLES— continued								
Tomato juice—Con.								
Monteo			Can.	13½ oz.	\$. 07	\$. 07		
Monteo			Can.	24 oz.	.11	.11		
Monteo			Can.	46 oz.	.23	.22		
Monteo	Cocktail		Jar	26 oz.	.18	.18		
Norris			Can.	24 oz.	.12	.12		
Norris			Can.	46 oz.	.24	.24		
Penn Treaty			Tin.	24 oz.	.10	.10		
Penn Treaty	Cocktail		Jar	26 oz.	.18	.18		
Penn Treaty			Tin.	46 oz.	.21	.21		
Relco			Can.	24 oz.	.12	.11		
Relco			Glass	26 oz.	.16	.16		
Relco			Can.	46 oz.	.23	.23		
Tartan			Can.	46 oz.	.24	.23		
Tartan			Can.	19 oz.	.10	.10		
Thrill			Can.	20 oz.	.10	.10		

(Pub. Laws 421 and 729, 77th Cong., E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681, Gen. Order 51, 8 F.R. 6008)

Issued this 15th day of May 1943.

RAYMOND F. ASHENFELTER,  
District Director,  
Philadelphia District.

[F. R. Doc. 43-8151; Filed, May 22, 1943; 12:10 p. m.]

[Scranton Order 1 Under General Order 51]

#### COMMUNITY CEILING PRICES FOR CERTAIN AREAS IN PENNSYLVANIA

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the District Manager of the Scranton District of the Office of Price Administration under General Order No. 51: It is hereby ordered:

**SECTION 1 What this order does.** In accordance with the provisions of General Order No. 51, this order establishes in section 7, community (dollars-and-cents) ceiling prices for certain food items sold in Class I retail stores, and in other classes of retail stores as indicated in section 7, located in the following areas in the Commonwealth of Pennsylvania: All of Lackawanna County and all of Luzerne County, except the townships of Nescopeck, Hollenback, Butler, Foster, Black Creek, Sugar Loaf, and Hazleton.

**SEC. 2 Application to other sellers.** No seller except a "retail route seller", may charge more than these community (dollars-and-cents) prices. The community ceiling prices shall be the only ceiling prices for such food items for "class I retail stores". All other sellers must continue to charge no more than any lower ceiling prices established by this or any other applicable price regulations.

**SEC. 3 Posting—(a) Selling prices.** All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

**(b) Ceiling prices.** All class I retail stores must post in a conspicuous place in the store, a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must con-

tinue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

**(c) Class of store.** All retail stores selling any of the food items listed below must post a sign reading "OPA-1", "OPA-2", "OPA-3", or "OPA-4", whichever applies, so that it can be clearly seen by their customers. The definitions of class of retailers shall be those contained in Revised Maximum Price Regulation Nos. 238 and 268.

**SEC. 4 Applicability of General Order No. 51.** This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

**SEC. 5 Revocation.** This order replaces any previous order covering any of the food items for which ceiling prices are established thereby, heretofore issued by the Regional Administrator of Region II or by the District Manager of this District.

**SEC. 6 Effective date.** This order becomes effective May 10, 1943.

**SEC. 7 The community (dollars-and-cents) ceiling prices established.** The following is a list of the food items and the community ceiling prices thereof:

#### CEILING PRICES, CERTAIN AREAS IN PENNSYLVANIA

##### BANANAS

On stem, 1 lb.-----\$.13  
In hand, 1 lb.-----".13

##### DRIED FRUITS

Prunes (30-40) size, 1 lb.-----".18  
Prunes (40-50) size, 1 lb.-----".17  
Prunes (50-60) size, 1 lb.-----".17  
Sun Maid Raisins, 15 oz. boxed-----".15  
Sun Maid Raisins, seedless, 15 oz. boxed-----".15  
Sun Maid Zante Currants, 11 oz.-----".15  
Del Monte Prunes, large, 1 lb. box-----".20  
Del Monte Prunes, large, 2 lb. box-----".37  
Del Monte Seedless Raisins, 15 oz.-----".14  
Del Monte Seed Muscat Raisins, 15 oz.-----".17

#### CEILING PRICES, CERTAIN AREAS IN PENNSYLVANIA—Continued

##### MILK

Grade "A", 1 qt.-----\$.17  
Vitamin D (Natural or Homogenized 4% butterfat or less), 1 qt.-----".16  
Grade B (over 4% butterfat), 1 qt.-----".16  
Grade B (4% butterfat or less), 1 qt.-----".15  
Cream Buttermilk, 1 qt.-----".15

##### COFFEE

Boscul, 1 lb. bag-----".35  
Boscul, 1 lb. can or jar-----".38  
Maxwell House, 1 lb. bag-----".35  
Maxwell House, 1 lb. can or jar-----".38  
Maxwell House, 2 lb. can or jar-----".73  
Kaffee Hag, 1 lb. vacuum-----".40  
Nescafe, 4 oz.-----".34  
Sanka, 1 lb. vacuum-----".41  
White House, 1 lb. vacuum-----".30  
Instant Postum, 4 oz.-----".25  
Instant Postum, 8 oz.-----".44  
Wilco, 1 lb. bag-----".32  
Shurfine, 1 lb.-----".27  
Fairlawn, 1 lb.-----".29  
White Cup, 1 lb.-----".26  
Special Breakfast, 1 lb.-----".28  
Bokar (class 4), 1 lb.-----".26  
Red Circle (class 4), 1 lb.-----".24  
Eight O'Clock, 1 lb.-----".21  
Savmor, 1 lb.-----".21  
True Blend, 1 lb.-----".26  
Brown's Special, 1 lb.-----".34  
Brown's Favorite, 1 lb.-----".23  
Farrell's Good Luck, 1 lb.-----".32  
Ehler's, 1 lb.-----".35  
Mohican (class 4), 1 lb.-----".23  
Chase & Sanborn Dated Coffee, 1 lb.-----".33  
Genuine French Chicory Powder, 6 oz.-----".10  
Genuine French Chicory Tablets, 3 oz.-----".08

##### HONEY

Bee, 5 oz.-----".13  
Sioux City, 8 oz.-----".16  
Sioux City, 16 oz.-----".35  
Sioux City, 32 oz.-----".66  
Clover, 16 oz.-----".33  
Honey Spread, 16 oz.-----".38  
Shurfine, 5 oz.-----".12  
Shurfine, 16 oz.-----".31  
Rolland, 16 oz.-----".36  
Lake Shore, 16 oz.-----".32  
Ann Page (class 4), 8 oz.-----".16  
Mt. Blossom, 16 oz.-----".32  
Hoffman's, 5 oz.-----".14  
Hoffman's, 8 oz.-----".20  
Hoffman's, 16 oz.-----".34  
Dandee, 5 oz.-----".14  
Dandee, 8 oz.-----".20  
Dandee, 16 oz.-----".34

##### RICE

River Brand White, 1 lb. boxed-----".12  
River Brand White, 2 lb. boxed-----".23  
River Brand Brown, 12 oz. boxed-----".10  
River Brand Puffed Wheat, 4 oz. boxed-----".07  
River Brand Puffed Rice, 4 oz. boxed-----".07  
River Brand Brown, 4 oz. boxed-----".08

##### CORN MEAL

Pillsbury, 1½ lb. pkg.-----".10  
Quaker, 1½ lb. pkg.-----".10  
Quaker, bulk, 2 lb.-----".09

##### DRY BEANS

Lima Beans, 1 lb.-----".14  
Baby Lima Beans, 1 lb.-----".12  
Pea Beans, 1 lb.-----".09½  
Marrow Beans, 1 lb.-----".12  
Lentils, 1 lb.-----".11  
Green Split Peas, 1 lb.-----".12½  
Green Whole Peas, 1 lb.-----".11  
Yellow Split Peas, 1 lb.-----".12  
Smith Green Split Peas, 1 lb. pkg.-----".14½  
Smith Green Whole Peas, 1 lb. pkg.-----".14  
Smith Yellow Split Peas, 1 lb. pkg.-----".15  
Premier Pea Beans, 1 lb. box-----".19  
Premier Green Split Peas, 1 lb. box-----".17  
Premier Yellow Split Peas, 1 lb. box-----".17  
Premier Red Kidney Beans, 1 lb. box-----".14



## CEILING PRICES, CERTAIN AREAS IN PENNSYLVANIA—Continued

## SYRUPS

Log Cabin, 12 oz.	\$0.21
Blue Label Karo, 15 lb.	.49
Blue Label Karo, 10 lb.	.93
Ann Page (class 4), 12 oz.	.16
Ann Page (class 4), 2 lb.	.33
Staley's Waffle, 1½ lb.	.17
New England, 6 oz.	.10
New England, 8 oz.	.12
New England, 12 oz.	.17
New England, 16 oz.	.21
Turkey, 20 oz.	.14
Vermont Maid, 12 oz.	.21
Vermont Maid, 24 oz.	.40
Shurfine, 12 oz.	.17
Grandma, 2 lb.	.33
Golden Table, 1½ lb.	.17
Crystal White, 1½ lb.	.17
Quaker Maid, 1½ lb.	.18
Red Label Karo, 5 lb.	.50
New England Pancake, 6 oz.	.10
New England Pancake, 12 oz.	.17

## MACARONI AND NOODLES

Clover Farm Macaroni, 8 oz. pkg.	.09
Clover Farm Noodles, 5 oz. pkg.	.10
Wilco Noodles, 12 oz. pkg.	.16
Wilco Macaroni, 12 oz. pkg.	.10
Shurfine Noodles, 16 oz. pkg.	.23
Shurfine Noodles, 12 oz. pkg.	.19
Shurfine Noodles, 8 oz. pkg.	.13
Shurfine Macaroni, 16 oz. pkg.	.13
San Giorgio Bulk Macaroni, 16 oz. bulk.	.12
San Giorgio Macaroni, 1 lb. pkg.	.13
San Giorgio Noodles, 1 lb. pkg.	.24
San Giorgio Noodles, 8 oz. pkg.	.13
Givla Macaroni, 1 lb. pkg.	.14
Givla Macaroni, 16 oz. bulk.	.11
Conti Luna Noodles, 1 lb. pkg.	.22
Conti Luna Noodles, 8 oz. pkg.	.12
White Rose Macaroni, 8 oz. pkg.	.09
White Rose Spaghetti, 8 oz. pkg.	.09
White Rose Elbow Macaroni, 8 oz. pkg.	.09
White Rose Egg Noodles, 5 oz. pkg.	.10
White Rose Egg Noodles, 10 lbs. pkg.	2.16

## GRAPEFRUIT JUICE

Perlo, 18 oz.	.17
Wilco, 18 oz.	.17
Tropic Gold, 18 oz.	.17
Perlo, 46 oz.	.40
Wilco, 46 oz.	.38
Tropic Gold, 46 oz.	.38
Shurfine, 18 oz.	.15
Shurfine, 46 oz.	.34
Bruce, 18 oz.	.16
Bruce, 46 oz.	.37
Stokely, 18 oz.	.16
Stokely, 46 oz.	.37
Exquisite, 18 oz.	.16
Exquisite, 46 oz.	.37
Polk Unsweetened (class 4), 18 oz.	.11
Polk Unsweetened (class 4), 46 oz.	.30
Dromedary Unsweetened, 18 oz.	.14
Dromedary Sweetened, 18 oz.	.14
Dromedary Unsweetened, 46 oz.	.32
Dromedary Sweetened, 46 oz.	.32

## LARD

Abrogast & Bastian Bulk, 1 lb.	.18
Abrogast & Bastian Print, 1 lb.	.18
Kingan's, 1 lb.	.18
Puritan Print (Cudahy), 1 lb.	.20
Swift's Premium Print, 1 lb.	.20
Wilson's Certified Print, 1 lb.	.20
Cudahy Rex Bulk, 1 lb.	.20
Swift Silver Leaf Bulk, 1 lb.	.20
Wilson Laureleaf Bulk, 1 lb.	.20
Armour Star Bulk, 1 lb.	.20
Morrell Pride Bulk, 1 lb.	.20
Albany 1st prize bulk, 1 lb.	.19
Dold Niagara Bulk, 1 lb.	.20
Armour Simon Pure Print, 1 lb.	.20
Morrell Pride Print, 1 lb.	.20
Dold Niagara Print, 1 lb.	.20
Albany 1st Prize Print, 1 lb.	.19

## CEILING PRICES, CERTAIN AREAS IN PENNSYLVANIA—Continued

## PEANUT BUTTER

Perlo, 8 oz.	\$0.22
Perlo, 12 oz.	.30
Perlo, 16 oz.	.37
Perlo, 24 oz.	.56
Wilco, 5 oz.	.16
Wilco, 9 oz.	.24
Wilco, 16 oz.	.36
Wilco, 24 oz.	.53
Shurfine, 5 oz.	.13
Shurfine, 16 oz.	.34
Shurfine, 32 oz.	.64
A & S, 12 oz.	.28
A & S, 16 oz.	.38
A & S, 24 oz.	.56
Peter Pan, 12 oz.	.38
Fairlawn, 5 oz.	.14
Fairlawn, 16 oz.	.36
Clover Farm, 12 oz.	.29
Museman, 9 oz.	.25
Museman, 16 oz.	.39
Wilmar, 5 oz.	.16
Wilmar, 8 oz.	.22
Wilmar, 12 oz.	.30
Heinz, 16 oz.	.40
Wickham's Maple Leaf, 16 oz.	.38
Premier, 16 oz.	.35
Sunbeam, 16 oz.	.35
Armour Star, 6 oz.	.16
Armour Star, 8 oz.	.21
Armour Star, 12 oz.	.30
Armour Star, 16 oz.	.37
Wilson Certified, 8 oz.	.20
Wilson Certified, 9 oz.	.22
Wilson Certified, 16 oz.	.37
Sultana (class 4), 1 lb.	.28
Sultana (class 4), 2 lb.	.54
Fame (class 4), 9 oz.	.20
Fame (class 4), 1 lb.	.30
Fame (class 4), 2 lb.	.57
Jane Good (class 4), 1 lb.	.29
White Rose, 5 oz.	.15
White Rose, 1 lb.	.39
White Rose, 2 lbs.	.76

## CEREALS

Kellogg's Corn Flakes, 6 oz.	.06
Kellogg's Corn Flakes, 11 oz.	.10
Kellogg's Corn Flakes, 18 oz.	.14
Allbran, 10 oz.	.14
Mother's Oats, 20 oz.	.12
Quaker Puffed Rice	.13
Quaker Puffed Wheat	.11
Kellogg's Rice Crispies	.14
Cheerios	.13
Corn Kix	.13
Wheaties, 8 oz.	.13
Wheatena, 22 oz.	.26
Wheatena, 11 oz.	.15
Shredded Wheat	.13
Cream of Wheat, 14 oz.	.15
Post Toasties, 6 oz.	.06
Post Toasties, 11 oz.	.10
Post Ass't. Ind. Cereals, 1 oz.	.03
Grapenuts Flakes, 7 oz.	.11
Shredded Ralston	.13
Ralston Wheat Cereal	.24
Cream of Wheat, 28 oz.	.26
H. O. Quick Oats, 16 oz.	.12
H. O. Quick Oats, 32 oz.	.22
Force Toasted Whole Wheat Flakes, 8 oz.	.12
Force Toasted Whole Wheat Flakes, 1 oz.	.02
Post Tens	.26
Nabisco 100% Bran, 8 oz.	.10
Instant Ralston	.24
Pep, 8 oz.	.11
Wheat Krumbles, 9 oz.	.13
40% Bran Flakes, 8 oz.	.11
40% Bran Flakes, 14 oz.	.16
All Bran, 16 oz.	.22
Rippled Wheat, 9 oz.	.10
Post's 40% Bran Flakes, 14 oz.	.16
Post's 40% Bran Flakes, 8 oz.	.11
Quaker Oats, Regular, 20 oz.	.13

## CEILING PRICES, CERTAIN AREAS IN PENNSYLVANIA—Continued

## CEREALS—continued

Quaker and Mother Oats, 3 lb.	\$0.26
Quaker Hominy Grits	.09
Quaker Enriched Farina, 14 oz.	.09
Quaker Enriched Farina, 28 oz.	.18
Rye Krisp, 6 oz.	.14
Rye Krisp, 12 oz.	.22

## FLOUR AND FLOUR MIXES

Flako Pie Crust, 8 oz.	.15
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## CONDENSED AND EVAPORATED MILK

Condensed:	
Eagle, 15½ oz.	.21
Lion, 14½ oz.	.17
Nestle, 14½ oz.	.15
Evaporated:	
Everyday, 15 oz.	.11
Carnation, 15 oz.	.11
Gold Cross, 15 oz.	.11
Pet, 15 oz.	.11
Border Silver Cow, 15 oz.	.11
Sealect, 15 oz.	.11
Clover Farm, 15 oz.	.11
Sheffield, 15 oz.	.11
Libby, 15 oz.	.11
Swift, 15 oz.	.11
Perlo, 15 oz.	.11
Shurfine, 15 oz.	.11
A. S., 15 oz.	.11
Spring Farm, 15 oz.	.11
Page, 15 oz.	.11
Everyday, 6 oz.	.05
Carnation, 6 oz.	.05
Gold Cross, 6 oz.	.05
Pet, 6 oz.	.05
Silver Cow, 6 oz.	.05
Sealect, 6 oz.	.05
Libby, 6 oz.	.05
Swift, 6 oz.	.05

## SUGAR

Granulated, 1 lb. bulk	.07
Brown, 1 lb. pkg.	.08
Confectioner, 1 lb. pkg.	.09

## POULTRY

Grade A:	
Broilers, live	Per pound \$0.38
Fryers, live	.38
Roasters, live	.38
Broilers, dressed	.46
Fryers, dressed	.46
Roasters, dressed	.46
Fowl, dressed	.39
Fowl, live	.34
Broilers, kosher killed and plucked	.47
Fryers, kosher killed and plucked	.47
Roasters, kosher killed and plucked	.47
Fowl, kosher killed and plucked	.41
Grade B:	
Broilers, live	.36½
Fryers, live	.36½
Roasters, live	.36½
Broilers, dressed	.42½
Fryers, dressed	.42½
Roasters, dressed	.42½
Fowl, dressed	.36½
Grade C:	
Broilers, live	.34
Fryers, live	.34
Roasters, live	.34
Broilers, dressed	.40
Fryers, dressed	.40
Roasters, dressed	.40
Fowl, dressed	.34

## BREAD

American Stores Supreme (class 4), 18 oz.	.08½
American Stores Sandwich (class 4)	.11
American Stores Double Family (class 4)	.10
American Stores Crack Wheat (class 4), 16 oz.	.10
American Stores Rye (class 4), 16 oz.	.10



## CEILING PRICES, CERTAIN AREAS IN PENNSYLVANIA—Continued

## BREAD—continued

American Stores Fruited Supreme Raisin (class 4), 16 oz.	\$0.10
Brown's Whole Wheat, 22 oz.	.15
Brown's Perfect, 20 oz.	.12
Brown's Raisin, 21 oz.	.15
Brown's Graham, 20 oz.	.12
Brown's Party, 19 oz.	.15
Brown's Sesame Egg Twist, 19 oz.	.15
Brown's Rye, 23 oz.	.15
Brown's Raisin, 21 oz.	.15
Brown's Gluten, 12 oz.	.30
Brown's French Sticks, 7 oz.	.10
Brown's Vienna, 21 oz.	.15
Brown's Holland Dutch, 21 oz.	.15
F. & W. Whole Wheat.	.12
F. & W. White Pullman.	.10
F. & W. P. S. Vienna.	.12
F. & W. Jumbo.	.12
F. & W. Sliced Rye.	.12
F. & W. Sandwich.	.12
F. & W. Round Pumpnickel.	.10
F. & W. Vienna.	.10
F. & W. Dark Pumpnickel.	.10
F. & W. Round Rye Small.	.12
F. & W. Dark Rye.	.15
F. & W. Long Rye.	.15
F. & W. Round Rye Large.	.15
F. & W. Large Vienna.	.15
F. & W. Round Pan.	.15
Keystone Long Medium.	.12
Keystone Round Medium.	.12
Keystone Long Rye.	.10
Keystone Round Rye.	.10
Keystone Long Black.	.12
Keystone Medium Black.	.12
Keystone Small Black.	.10
Keystone Short Square.	.10
Keystone Round White.	.12
Keystone Medium White.	.12
Keystone Small White.	.10
Keystone Large Sandwich.	.12
Keystone Whole Wheat.	.12
Keystone Sliced Vienna.	.12
Keystone Jumbos.	.12
Old Home Big Loaf, 19½ oz.	.12
Old Home Sandwich, 18½ oz.	.12
Old Home Favorite, 15½ oz.	.10
Old Home Whole Wheat, 19½ oz.	.12
Old Home Rye, 19½ oz.	.12
Scheuer Delicious, 18 oz.	.12
Scheuer French, 16 oz.	.12
Scheuer Whole Wheat, 16 oz.	.12
Scheuer Rye, 16 oz.	.12
Scheuer Butterkrust, 18 oz.	.12
Scheuer Splendid, 16 oz.	.10
Spaulding Table Queen, 18 oz.	.12
Spaulding Crispy Crust, 18 oz.	.12
Spaulding Rye, 18 oz.	.12
Spaulding Cracked Wheat, 17 oz.	.12
Spaulding Whole Wheat, 18½ oz.	.12
Spaulding Round Rye, 18 oz.	.12
Spaulding Enriched, 16½ oz.	.10
United Bakers Table Master, 15½ oz.	.10
United Bakers Gold Cup, 18½ oz.	.12
United Bakers Toast Master, 18½ oz.	.12
United Bakers Double Mothers, 18½ oz.	.12
United Bakers Cracked Wheat, 15½ oz.	.12
United Bakers Whole Wheat, 15½ oz.	.12
United Bakers Hearth Rye Plain, 16 oz.	.12
United Bakers Poppy Seed Vienna, 15½ oz.	.12
United Bakers Raisin Plain, 15½ oz.	.15
United Bakers Raisin Iced, 17 oz.	.15
Williams Holsum (white), 19½ oz.	.12
Williams Wheat Bread, 18 oz.	.12
Williams Jumbo (white), 20 oz.	.12
Williams 100% Whole Wheat, 17 oz.	.12
Williams Enriched (white), 16½ oz.	.10
Wyoming Valley Large Round Rye, 25 oz.	.12
Wyoming Valley Large Long Rye, 25 oz.	.12
Wyoming Valley Large Round Black, 25 oz.	.12
Wyoming Valley Round Double White, 21 oz.	.12

## CEILING PRICES, CERTAIN AREAS IN PENNSYLVANIA—Continued

## BREAD—continued

Wyoming Valley Large Vienna, 21 oz.	\$0.12
Wyoming Valley Twin Sliced, 21 oz.	.12
Wyoming Valley Jumbo White Sliced, 21 oz.	.12
Wyoming Valley Pullman Loaf Sliced, 19 oz.	.12
Wyoming Valley Short Pullman Sliced, 19 oz.	.12
Wyoming Valley Whole Wheat Sliced, 18 oz.	.12
Wyoming Valley Small Long Rye, 18 oz.	.10
Wyoming Valley Small Round Black, 18 oz.	.10
Wyoming Valley Small Vienna, 17 oz.	.10
Wyoming Valley Sliced Vienna, 17 oz.	.10
Wyoming Valley Ace High Sliced, 17 oz.	.10
Wyoming Valley Sweet Rye Sliced, 17 oz.	.10
Wyoming Valley Small Round Rye, 18 oz.	.10
A & P Marvel (class 4), 16 oz.	.08
A & P Marvel (class 4), 24 oz.	.10
A & P Sandwich (class 4), 24 oz.	.11
A & P Raisin (class 4), 16 oz.	.10
A & P Whole Wheat (class 4), 16 oz.	.10
A & P Cracked Wheat (class 4), 16 oz.	.10
A & P Vienna (class 4), 16 oz.	.10
A & P Rye (class 4), 16 oz.	.10

## CHEESE

Borden's Camembert, 6 portions.	.60
Borden's Cream, 2 oz.	.12
Borden's Wej-Cuts, 6 oz.	.22
Borden's Chateau, 8 oz.	.24
Borden's Vera-Sharp, 8 oz.	.25
Borden's Pimento Limburger Swiss, 8 oz.	.22
Borden's Vera Sharp Smoky Blue Cocktail, 5 oz.	.23
Borden's Relish Pimento Olive Cocktail, 5 oz.	.20
Borden's Limburger, 6 oz.	.23
Kraft Packaged Cheese, American, 8 oz.	.23
Kraft Packaged Cheese, American, 4 oz.	.11
Kraft Packaged Cheese, assorted, 8 oz.	.24
Kraft Packaged Cheese, assorted, 4 oz.	.14
Kraft American Loaf, per lb.	.41
Kraft Grated Cheese, American, 2 oz.	.10
Kraft Grated Cheese, American, 4 oz.	.18
Kraft Grated Parmisello Cheese, 1½ oz.	.10
Kraft Philadelphia Cream Cheese, 3 oz.	.12
Kraft Bulk Cheese, Elkhorn Longhorn, per lb.	.29
Kraft Bulk Cheese, Elkhorn Daisies, per lb.	.37
Kraft Bulk Cheese, Chantelle, per lb.	.47
Kraft Bulk Cheese, Blue, per lb.	.53
Mohawk Limburger, ½ lb.	.27
Mohawk Limburger, 1 lb.	.47
Pabst-ette, 6½ oz.	.22
Mellobit, 2 lbs.	.72
Armour Clover Bloom.	.41
Wilson Certified Processed, per lb.	.41
Cudahy Meadow Grove Processed, per lb.	.41
Swift Brookfield, per lb.	.41
Wilson Clearbrook Daisy Cheddar, per lb.	.36
Cudahy Sunlight Daisy Cheddar, per lb.	.36
Armour Cloverbloom Daisy Cheddar, per lb.	.36
Borden's American, ½ lb.	.23
Borden's Grated American, 2 oz.	.11
Borden's Grated American, 4 oz.	.20
Borden's Grated Italian, 1½ oz.	.12
Borden's Grated Italian, 3 oz.	.22

## BUTTER

Grade AA—93 score:	Per lb.
Prints or rolls in parchment, ½ to 1 lb.	.56
Prints in cartons, ½ lb. to 1 lb.	.57
Prints in cartons, ¼ lb.	.57
Prints without cartons, ¼ lb.	.57

## CEILING PRICES, CERTAIN AREAS IN PENNSYLVANIA—Continued

## BUTTER—continued

Grade A—92 score:	
Prints or rolls in parchment, ½ lb. to 1 lb.	\$0.56
Prints in cartons, ½ lb. to 1 lb.	.56
Prints in cartons, ¼ lb.	.56
Prints without cartons, ¼ lb.	.56
Grade B—90 score:	
Prints or rolls in parchment, ½ lb. to 1 lb.	.56
Prints in cartons, ½ lb. to 1 lb.	.56
Prints in cartons, ¼ lb.	.56
Prints without cartons, ¼ lb.	.56
Grade C—89 score:	
Prints or rolls in parchment, ½ lb. to 1 lb.	.55
Prints in cartons, ½ lb. to 1 lb.	.56
Prints in cartons, ¼ lb.	.56
Prints without cartons, ¼ lb.	.55
Cooking butter:	
Prints or rolls in parchment, ½ lb. to 1 lb.	.54
Prints in cartons, ½ lb. to 1 lb.	.54
Prints in cartons, ¼ lb.	.54
Prints without cartons, ¼ lb.	.54
No grade:	
Prints or rolls in parchment, ½ to 1 lb.	.49
Prints in cartons, ½ to 1 lb.	.60
Prints in cartons, ¼ lb.	.60
Prints without cartons, ¼ lb.	.60

## CANNED FISH

Shrimp:	
Gulf Kist, 6¾ oz.	.39
Shurfine, 7 oz.	.35
Premier, 7 oz.	.36
Tastewell, 7 oz.	.33
Wilco Jumbo, 6¾ oz.	.40
Tuna:	
Shurfine White, 8 oz.	.48
Tastewell, 8 oz.	.32
Sultana Flakes (class 4), 6 oz.	.27
Salmon:	
Briney Deep, 1 lb.	.28
Recipe Pink, 1 lb.	.28
Shurfine Red, 1 lb.	.45
Elmdale Chum, 1 lb.	.25
Ferry Chum, 1 lb.	.27
Rapid River, 1 lb.	.28
Libby Red, ½ lb.	.33
Happy Vale, 1 lb.	.28
Ocean Crest, 1 lb.	.29
Coldstream (class 4), 1 lb.	.22
Some Strike (class 4), 1 lb.	.30
Sunny Brook Red (class 4), 1 lb.	.39
Sardines:	
Neptune, 3¾ oz.	.09
Sea Lion, 3¾ oz.	.07
White Rose Clams, #1.	.27

## COOKING AND SALAD OILS

Perlo, 1 oz.	.09
Perlo, 3 oz.	.23
Rome Pompeian, 8 oz.	.52
Conti, 6 oz.	.42
Conti, 3 oz.	.22
Wilco, 4 oz.	.14
Wilco, 8 oz.	.21
Silver Star Oil, 1 gal.	2.04
Silver Star Oil, ½ gal.	1.06
Silver Star Oil, 1 qt.	.56
Silver Star Oil, 16 oz.	.31
Silver Star Oil, 8 oz.	.17
Silver Star Oil, 6 oz.	.13
Silver Star Oil, 4 oz.	.11
Tra-la-la Soy Bean Oil, 1 gal.	1.90
Tra-la-la Soy Bean Oil, ½ gal.	.99
Tra-la-la Soy Bean Oil, 1 qt.	.53
Tra-la-la Soy Bean Oil, 16 oz.	.29
Tra-la-la Soy Bean Oil, 8 oz.	.16
Tra-la-la Soy Bean Oil, 6 oz.	.12
Tra-la-la Soy Bean Oil, 4 oz.	.10
Italian Cooking Oil, 1 gal. tin.	1.94
Italian Cooking Oil, ½ gal. tin.	1.04
Italian Cooking Oil, ¼ gal. tin.	.54
Italian Cooking Oil, ½ gal. tin.	.32
Italian Cooking Oil, 5 gal. tin.	9.43



## CEILING PRICES, CERTAIN AREAS IN PENNSYLVANIA—Continued

## COOKING AND SALAD OILS—continued

Royal Cooking Oil, 1 gal. tin	\$2.01
Royal Cooking Oil, 1/4 gal. tin	.59
Royal Cooking Oil, 16 oz. tin	.16
Royal Cooking Oil, 8 oz. tin	.09
Royal Cooking Oil, 6 oz. tin	.07
Royal Cooking Oil, 4 oz. tin	.05
All D'Italia, 1/2 gal.	1.25
All D'Italia, 1 gal.	2.39
Wilco, 16 oz.	.36
Wilco, 32 oz.	.66
Shurfine, 1 oz.	.08
Shurfine, 4 oz.	.26
Shurfine, 8 oz.	.49
Ann Page (class 4), 3 oz.	.24
Ann Page (class 4), 8 oz.	.54
Ann Page (class 4), pt.	.99
Mirco, pt.	.36
#77, gal.	1.93
Tom Soya (soya bean oil), 4 oz.	.14
Tom Soya (soya bean oil), 8 oz.	.25
Tom Soya (soya bean oil), 16 oz.	.45

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7671; E.O. 9328, 8 F.R. 4681)

Issued this 8th day of May 1943.

W. FRANK SNYDER,  
District Manager,  
Scranton District.

[F. R. Doc. 43-8180; Filed, May 22, 1943; 3:58 p. m.]

[Scranton Order 1 Under Gen. Order 51, Amdt. 1]

## COMMUNITY CEILING PRICES FOR CERTAIN AREAS IN PENNSYLVANIA

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the District Director of the Scranton District Office of the Office of Price Administration under General Order No. 51; *It is hereby ordered*, That paragraph 7 of Order No. 1 under General Order No. 51 be amended to include the following additional items:

## SYRUP

Premier Pancake, 8 oz.	\$0.12
Premier Pancake, 12 oz.	.18
Premier Pancake, 16 oz.	.22
Premier Pancake, 24 oz.	.31
Premier Pancake, 32 oz.	.37
Duffs Molasses, #2 1/2	.38
Duffs Molasses, #1 1/2	.21
Brer Rabbit Molasses (gold label), 24 oz.	.38
Brer Rabbit Molasses (gold label), 12 oz.	.20
Brer Rabbit Molasses (green label), 12 oz.	.17
Brer Rabbit Molasses (green label), 24 oz.	.31
Plee-Zing Crystal White, 1 1/2	.16
Plee-Zing 25% Pure Maple, 16 oz.	.23
Plee-Zing 25% Pure Maple, 12 oz.	.16
Sword 10% Pure Maple, 24 oz.	.13

## SHORTENING

Crisco, 1 lb.	.26
Spry, 1 lb.	.26
Yolanda, 1 lb.	.25
Advance, 1 lb.	.22
Simco, 1 lb.	.20
Shurfine, 1 lb.	.22
Dexo (class 4), 1 lb.	.22
Fry Bake (class 4), 1 lb.	.23
Premier, 1 lb.	.26
Dexo (class 4), 3 lb.	.63
Fry Bake (class 4), 3 lb.	.64

No. 102—10

## COMMUNITY CEILING PRICES FOR CERTAIN AREAS IN PENNSYLVANIA—Continued

## PEANUT BUTTER

Asco Peanut Butter (class 4), 8 oz.	\$0.14
Plee-Zing, 12 oz.	.27
Realm, 5 oz.	.13

## CHEESE

Kraft Velveeta, 1/2 lb.	.24
Kraft Pimento, 1/2 lb.	.24
Kraft Swiss, 1/2 lb.	.24
Kraft Swiss, 1/4 lb.	.14
Kraft Velveeta, 1/2 lb.	.14
Kraft Dinner, package	.10
Kraft Philadelphia Cream, 8 oz.	.27
Kraft Relish, 5 oz.	.20
Kraft Pimento, 5 oz.	.20
Kraft Pineapple, 5 oz.	.20
Kraft Olive Pimento, 5 oz.	.20
Kraft Limburger, 5 oz.	.20
Kraft Roka Cream Spread, 5 oz. jar	.24
Kraft Old English, 5 oz.	.24
Kraft Parmisello, 3 oz.	.21
Kraft American Cheese Food Spread, 5 oz.	.19
Kraft Pimento Cheese Food Spread, 5 oz.	.19

## RICE

Premier Rice, 1 lb.	.12
Premier Long Grain Rice, 1 lb.	.14
Premier Brown Rice, 1 lb.	.13
Shurfine, 1 lb.	.13

## CORN MEAL

Bulk, 10 lb.	.50
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## CANNED FISH

Gold Standard Salmon, #1 can	.22
Humpty Dumpty Chum, #1	.27
Pink Alaska Salmon, #1	.26
Victor Shrimp, #1	.33
Rosdale Mod. Red Salmon, tall	.36
Cod Fish, Gordon's Shredded, 5 oz.	.14
Sultana Wet Shrimp (class 4), 7 oz.	.29

## SUGAR

Granulated white, 2 lb. carton	.15
Granulated white, 5 lb. bag, cotton	.37
Granulated white, 10 lb. bag, cotton	.73

## COFFEE

Plee-Zing, 1 lb.	.36
Realm, 1 lb.	.29

## DRIED FRUITS

Hearts Delight Prunes, 2 lb. med.	.28
Hearts Delight Prunes, 1 lb. large	.18
Not-a-seed, 15 oz.	.16
Sugar Ripe Prunes, 1 lb.	.17
Sante Currants, 10 oz.	.14
Ideal Prunes, 1 lb.	.20
Ideal Prunes, 2 lb.	.38
Ideal Raisins, seedless, 15 oz.	.16
A & P Seedless Raisins (class 4), 15 oz.	.14
A & P Seedless Raisins (class 4), 15 oz.	.12
Premier Santa Clara Large Prunes, 1 lb. box	.20
Sunbeam Santa Clara Medium Prunes, 1 lb.	.18
Sunbeam Currants, 11 oz.	.17
Premier Seedless Raisins, 15 oz.	.16
Rob Ford Prunes (class 4), 1's	.16
Rob Ford Prunes (class 4), 2's	.29

## SALAD &amp; COOKING OILS

Ann Page Salad Oil (class 4), pt.	.27
Wesson Oil, pt.	.33
Wesson Oil, qt.	.65
Wesson Oil, gal.	2.15
Planters Hi Hat, pt.	.37
Planters Hi Hat, qt.	.70
Planters Hi Hat, 1/2 gal.	1.21
Planters Hi Hat, 1 gal.	2.32
Fiorella, 1 gal.	1.82

## COMMUNITY CEILING PRICES FOR CERTAIN AREAS IN PENNSYLVANIA—Continued

## EVAPORATED &amp; CONDENSED MILK

Plee-Zing Evaporated, small	\$0.05
Plee-Zing Evaporated, tall	.11
Land O'Lake, tall	.11
White House Evaporated (class 4), 6 oz.	.05
White House Condensed (class 4), 14 oz.	.12

## MACARONI &amp; NOODLE PRODUCTS

Ann Page Macaroni (class 4), 8 oz.	.06
Ann Page Spaghetti (class 4), 8 oz.	.06
Ann Page Noodles (class 4), 5 oz.	.06
Encore Noodles (class 4), 1 lb.	.18
Ann Page Macaroni (class 4), 3 lb.	.28
Ann Page Spaghetti (class 4), 3 lb.	.28
Ann Page Macaroni (elbow) (class 4), 3 lb.	.28
Premier Egg Noodles (fine, wide and broad), 8 oz.	.14
Premier Egg Noodles (fine, wide and broad), 12 oz.	.21
Elbow Macaroni (Premier), 8 oz.	.09
Elbow Macaroni (Premier), 16 oz.	.14
Premier Spaghetti, 8 oz.	.09
Premier Spaghetti, 16 oz.	.14
Gold Seal Macaroni and Spaghetti (class 4), 8 oz.	.05
Gold Seal Macaroni and Spaghetti (class 4), 16 oz.	.10
Gold Seal Macaroni and Spaghetti (class 4), 3 lb.	.27
Asco Noodles (class 4), 5 oz.	.07
Asco Noodles (class 4), 12 oz.	.13
Asco Alphabet (class 4), 7 oz.	.09
Muellers Macaroni, 9 oz.	.11
Muellers Spaghetti, 9 oz.	.11
Muellers Elbow Macaroni, 9 oz.	.11
Muellers Thin Spaghetti, 9 oz.	.11
Cavaller (fine, wide, medium, spaghetti), 1 lb.	.23
Cavaller Egg Bows, 1 lb.	.24
Dutch Maid Noodles, 16 oz.	.18
Krum's Noodles, 12 oz.	.18
Krum's Macaroni and Spaghetti, 16 oz.	.11
Viviani Noodles, 8 oz.	.10
Viviani Macaroni, 16 oz.	.14
Viviani Spaghetti, 16 oz.	.14
Cavaller Noodles, 8 oz.	.12
Cavaller Macaroni, 16 oz.	.12
Cavaller Spaghetti, 16 oz.	.12
Perlo Egg Noodles, 1 lb.	.22
Perlo Egg Noodles, 8 oz.	.13
Dutch Maid Macaroni, 12 oz.	.10
Dutch Maid Noodles, 8 oz.	.10

## DRY BEANS

Marrow Beans (regular), 1 lb.	.10
Red Bow Lentils, 1 lb.	.13
Red Kidney Beans, 1 lb.	.10
Great Northern Beans, 1 lb.	.11
Cranberry Beans, 1 lb.	.11
Red Bow Green Split Peas, 1 lb.	.15
Red Bow Barley, 1 lb.	.12
Quaker Scotch Barley, 1 lb.	.11
Red Bow Lima Beans, 12 oz.	.16
Red Bow Pea Beans, 12 oz.	.12
Blue Seaside Lima, 1 lb.	.15
Red Bow Whole Green, 12 oz.	.14
Red Bow Green Split, 16 oz.	.15
Perlo Green Split Peas, 16 oz.	.15
Whole Green Peas, 1 lb.	.11
Perlo Whole Green Peas, 16 oz.	.14
Fine Barley, 1 lb.	.14
Scotch Barley, 1 lb.	.11

## CEREALS

Ann Page Mello Wheat (class 4), 14 oz.	.08
Ann Page Mello Wheat (class 4), 28 oz.	.14
Sunnyfield Corn Flakes (class 4), 8 oz.	.05
Sunnyfield Corn Flakes (class 4), 11 oz.	.07
Sunnyfield Corn Flakes (class 4), 18 oz.	.11
Sunnyfield Rice Puffs (class 4), 8 oz.	.10
Sunnyfield Wheat Puffs (class 4), 8 oz.	.08
Sunnyfield Rolled Oats (class 4), 20 oz.	.08
Sunnyfield Rolled Oats (class 4), 48 oz.	.18
Sunnyfield Rolled Oats (class 4), 5 lb.	.25



COMMUNITY CEILING PRICES FOR CERTAIN AREAS  
IN PENNSYLVANIA—Continued

## CEREALS—continued

Sunnyfield Rice Gems (class 4), 5½ oz.	\$.10
Sunnyfield Rice Puffs (class 4), 4½ oz.	.05
Sunnyfield Wheat Puffs (class 4), 4 oz.	.04
Sunnyfield Wheat Flakes (class 4), 8 oz.	.08
Sunnyfield Bran Flakes (class 4), 8 oz.	.07
Sunnyfield Bran Flakes (class 4), 15 oz.	.10
Sunnyfield Asst. Individual Cereals (class 4), 9½ oz.	.20
H. O. Old Fashioned Oats, 16 oz.	.12
H. O. Old Fashioned Oats, 32 oz.	.22
Postum Cereal, 18 oz.	.23
Grape Nut Wheat Meal, 16 oz.	.14
Shredded Wheat, Kellogg, 12 oz.	.12
Gold Seal Corn Flakes (class 4), 8 oz.	.05
Gold Seal Corn Flakes (class 4), 11 oz.	.07
Gold Seal Oats (class 4), 20 oz.	.08
Gold Seal Oats (class 4), 48 oz.	.17
Asco Rice Puffs (class 4), Small.	.05
Asco Rice Puffs (class 4), Large.	.08

## FLOUR &amp; FLOUR MIXES

Plee-Zing Pancake Flour, 20 oz.	.09
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## BREAD

Hazle Maid Regular, 18 oz.	.12
Hazle Maid Nu-Pak, 20 oz.	.13
Hazle Maid Rye, 18 oz.	.12
Hazle Maid Vienna, 18 oz.	.12
Hazle Maid Whole Wheat, 18 oz.	.12
Fame Enriched Sliced Sandwich, 24 oz.	.10
Fame Enriched Sliced, 18 oz.	.08
Fame Enriched Junior Sliced, 13 oz.	.06
Fame Rye, 20 oz.	.10
Fame Rye, 32 oz.	.15
Fame Vienna, 16 oz.	.10
Fame Pumpernickel, 21 oz.	.10
Fame Raisin, 16 oz.	.10
Fame Whole Wheat, 16 oz.	.10
Glenwood Grapefruit (class 4), 46 oz.	.30
Premier Grapefruit, 18 oz.	.18
Premier Grapefruit, 46 oz.	.49
White Rose Grapefruit Juice (sweetened), 18 oz.	.16
White Rose Grapefruit Juice (sweetened), 46 oz.	.38
White Rose Grapefruit Juice (unsweetened), #2	.16
White Rose Grapefruit Juice (unsweetened), 46 oz.	.38
White Rose Pink Grapefruit (section), #2	.17

## HONEY

Premier strained, 5 oz.	.14
Premier strained, 10 oz.	.24
Premier strained, 16 oz.	.35
Premier strained, 32 oz.	.65
Premier strained, 5 lb.	1.39
Sweet Slip, 16 oz.	.24
Sweet Slip, 8 oz.	.13
Sweet Slip, 32 oz.	.42

This amendment to Order No. 1 of General Order No. 51 shall become effective the 17th day of May 1943.

(Pub. Laws 421 and 729, 77th Cong., E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681, Gen. Order 51, 8 F.R. 6008)

Issued this 15th day of May 1943,

W. FRANK SNYDER,  
District Manager,  
Scranton District.

[F. R. Doc. 43-8181; Filed, May 22, 1943;  
3:58 p. m.]

[Camden Order 2 Under Gen. Order 51]

COMMUNITY CEILING PRICES FOR CAMDEN  
AREA IN N. J.

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51, this order establishes in section 7 dollars-and-cents ceiling prices for certain food items sold at retail in the Camden area.

SEC. 2 *Applicability.* No seller, except a "retail route seller", may charge more than the ceiling prices fixed herein for his particular class of retailer, as defined in section 4 hereof. Retail route sellers may continue to charge their present ceiling prices. These ceiling prices fixed herein for a class of retailers shall be the only ceiling prices for such food items for all sellers in that class.

SEC. 3 *Posting.* (a) *Selling prices.* All retail stores must post their selling prices for the food items listed below on the items or at or near the place where such food items are offered for sale.

(b) *Ceiling prices.* All retail stores must post, in a conspicuous place in the store, a list of the ceiling prices for such food items, when such list is supplied by the Office of Price Administration.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign showing the appropriate class of retailers, which sign will read, "OPA-1", "OPA-2", "OPA-3", "OPA-4", whichever applies, so that it can be clearly seen by their customers.

SEC. 4 *Definitions of classes of retailers.* For the purpose of this regulation, retailers are divided into the following four classes:

(a) *Class 1.* "Independent" retail stores with "annual gross sales" of less than \$50,000. A retail store shall be an "independent" retail store if it is not one of a group of four or more stores under one ownership, whose combined "annual gross sales" are \$500,000 or more.

(b) *Class 2.* "Independent" retail stores with "annual gross sales" of \$50,000 or more, but less than \$250,000.

(c) *Class 3.* In retail stores, other than "independent" retail stores, with "annual gross sales" of less than \$250,000.

(d) *Class 4.* Any retail store with "annual gross sales" of \$250,000 or more.

(e) *Farmers and other sellers.* Farmers shall be considered class 1 retailers for retail sales. Other sellers in retail stores shall find their class according to their 1942 volume of retail sales on all foods. (See section 21 of Revised Maximum Price Regulation #238 for the meaning and method of determining "annual gross sales".)

SEC. 5 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 6 *Effective date.* This order becomes effective on May 17th, 1943.

SEC. 7 *The dollars-and-cents ceiling prices.* The following is a list of the food items and the ceiling prices thereof:

COMMUNITY CEILING PRICES, CERTAIN  
DESIGNATED AREAS IN N. J.

These are the Camden Area ceiling prices. The area affected includes approximately a 20 mile radius bordered by and including Burlington, Mt. Holly, Medford, Berlin, Hurfville, Barnsboro, Mickleton, Paulsboro and all points between these towns and City of Camden.

## CANNED VEGETABLES

Brand	Variety	Grade	Type	Size	OPA-1	OPA-2	OPA-3	OPA-4
Beans—green:								
A & P.	Whole	A	Can	#2			\$0.17	\$0.16
Bonus	Cut		Can	#2	\$0.15	\$0.14		.14
Dainty Morsel	Cut		Can	#2	.17	.16		.15
Del Monte	Whole		Jar	#303	.20	.20	.17	.17
Del Monte	Whole		Can	#2	.20	.20	.17	.17
Farmdale	Cut		Can	#2			.12	.11
Fre Mar	Cut		Can	#2			.16	.16
Fre Mar	Whole		Can	#2			.19	.19
Fyne Taste	Cut		Can	#2			.12	.12
Iona	Cut greens	O	Can	#2			.11	.11
Libby	Cut		Can	#2	.17	.16	.14	.14
Montco	Cut		Can	#2	.18	.18		.17
Montco	Whole		Can	#2	.23	.23		.22
Premier	Fancy-Whole		Can	#2	.24	.24		.23
Premier	Cut		Can	#2	.22	.21		.21
Penn Treaty			Can	#2	.25	.25		.24
Poet	Stringless		Can	#2	.14	.13		.13
Robford	Cut		Can	#2			.12	.11
Sultana	Whole	B	Can	#2			.17	.16
Uco	Cut		Can	#2			.19	.18
Uco	Whole		Can	#2			.19	.18
Walt Whitman	Stringless		Can	#2	.19	.19		.18
Beans—wax:								
Budget	Cut		Can	#2	.14	.14		.14
Fre Mar	Whole		Can	#2			.20	.19
Fre Mar	Cut		Can	#2			.16	.16
Fyne Taste	Cut		Can	#2			.12	.12
Libby	Cut		Can	#2	.17	.17	.15	.15
Poet			Can	#2	.14	.14		.13
Premier	Fancy Cut		Can	#2	.18	.18		.17
Penn Treaty	Cut		Can	#2	.21	.21		.20
Rival Blue			Can	#2	.15	.15		.14
Sunbeam			Can	#2	.13	.13		.13
Uco	Cut		Can	#2			.17	.16
Uco	Whole		Can	#2			.20	.19
Walt Whitman			Can	#2	.16	.16		.15
Beets:								
A & P.	Whole	A	Can	#2			.12	.12
Asco	Cut	A	Can	#2			.09	.09
Asco	Shoe String		Can	#2½			.07	.07
Asco	Whole	A	Can	#2½			.14	.14
Del Monte	Whole		Jar	#303	.19	.18	.16	.16
Del Monte	Whole		Can	#2	.16	.16	.14	.14



CANNED VEGETABLES—Continued

Brand	Variety	Grade	Type	Size	OPA <sub>1</sub>	OPA <sub>2</sub>	OPA <sub>3</sub>	OPA <sub>4</sub>	Brand	Variety	Grade	Type	Size	OPA <sub>1</sub>	OPA <sub>2</sub>	OPA <sub>3</sub>	OPA <sub>4</sub>
Beets—Continued.									Peas:								
Fre Mar	Cut.		Can	#2			\$0.09	\$0.09	Asco Blue Label.			Can	#2			\$0.15	\$0.15
Fre Mar	Whole—Small.		Can	#2			.15	.14	Asco Green Label.			Can	#2			.16	.16
Fyne Taste	Cut.		Can	#2½			.11	.11	A & P			Can	#2			.18	.17
Iona	Whole		Can	#2			.12	.12	Budget			Can	#2			.12	.12
Montco	Whole		Can	#2			.08	.08	Del Monte.			Can	#2			.20	.17
Penn Treaty	Tiny—Whole		Can	16 oz.			\$0.17	\$0.16	Fre Mar.			Can	#2			.20	.20
Penn Treaty	Sliced		Can	#2			.15	.15	Del Monte.			Can	#2			.14	.14
Premier	Sliced		Can	16 oz.			.11	.11	Fre Mar.			Can	#2			.14	.14
Rival Blue	Sliced		Can	16 oz.			.13	.13	Fre Mar.			Can	#2			.14	.14
Shurline	Sliced		Can	16 oz.			.11	.11	Fre Mar.			Can	#2			.14	.14
Sunbeam	Sliced		Can	16 oz.			.10	.10	Green Giant.			Can	#2			.15	.15
Uco	Sliced		Can	12 oz.			.12	.12	Hurlock			Can	#2			.18	.18
Uco	Sliced		Can	#2½			.12	.12	Libby			Can	#2			.13	.13
Uco	Sliced		Can	#2½			.12	.12	Libby			Can	#2			.14	.14
Uco	Whole		Can	#2			.14	.14	Penn Treaty.			Can	#2			.17	.17
Uco	Whole		Can	#2			.16	.16	Penn Treaty.			Can	#2			.18	.18
Walt Whitman	Whole		Can	#2			.09	.09	Queen Garden.			Can	#2			.15	.15
Carrots:									Rival Blue			Can	#2			.15	.15
Fre Mar	Diced		Can	#2			.09	.09	Shamrock			Can	#2			.14	.14
Fre Mar	Shoe String.		Can	#2			.09	.09	Sultana			Can	#2			.14	.14
Uco	Diced		Can	#2			.11	.10	Sunbeam.			Can	#2			.15	.15
Uco	Shoe String.		Can	#2			.09	.09	Sweetie.			Can	#2			.16	.16
Uco	Diced		Can	16 oz.			.10	.09	Uco.			Can	#2			.16	.16
Uco	Shoe String.		Can	16 oz.			.10	.09	Walt Whitman.			Can	#2			.17	.17
Corn:									Walt Whitman.			Can	#2			.17	.17
Asco	Crushed Golden		Can	#2			.12	.12	Tomatoes:			Can	#2			.14	.14
Asco	Whole Golden		Can	#2			.12	.12	A & P			Can	#2			.14	.14
A & P	Crushed Golden		Can	#2			.12	.12	A & P			Can	#2			.18	.18
A & P	Whole Golden		Can	#2			.13	.13	Asco			Can	#2			.16	.16
A & P	Country Gentleman		Can	#2			.13	.13	Asco			Can	#2			.16	.16
Budget	Crushed White		Can	#2			.12	.12	Bonus			Can	#2			.11	.11
Budget	Crushed Golden		Can	#2			.12	.12	Bonus			Can	#2			.14	.14
Bonus	Crushed White		Can	#2			.10	.10	Budget			Can	#2			.13	.13
Bonus	Crushed White		Can	#2			.13	.13	Budget			Can	#2			.17	.17
Del Monte	Crushed White		Can	#2			.16	.16	Dairy Morsel			Can	#2			.12	.12
Del Monte	Crushed Golden		Can	12 oz.			.15	.14	Dairy Morsel			Can	#2			.17	.17
Del Monte	Whole Golden		Can	#303			.17	.14	Del Monte			Can	#2			.18	.18
Del Monte	Crushed Country Gentle-		Can	#303			.14	.14	Del Monte			Can	#2			.21	.21
Del Monte	Crushed Golden		Can	#303			.14	.14	Del Monte			Can	#2			.24	.24
Del Monte	Crushed Yellow.		Can	#303			.12	.12	Farmdale.			Can	#2			.13	.12
Farmdale	Shoe Peg		Can	#2			.11	.11	Fre Mar.			Can	#2			.14	.14
Farmdale	Whole Golden		Can	#2			.12	.12	Fyne Taste			Can	#2			.15	.15
Farmdale	Crushed Country Gentle-		Vac. can	12 oz.			.11	.11	Fyne Taste			Can	#2			.15	.15
Farmdale	Whole Golden		Can	#2			.13	.13	Lona			Can	#2			.10	.10
Fre Mar	Crushed Country Gentle-		Can	#2			.12	.12	Lona			Can	#2			.14	.14
Fre Mar	Whole Golden		Can	12 oz.			.12	.12	Libby			Can	#2			.12	.12
Fre Mar	Whole Golden		Can	#2			.14	.13	Libby			Can	#2			.14	.14
Fre Mar	Whole Shoe Peg		Can	#2			.12	.12	Penn Treaty			Can	#2			.20	.20
Fyne Taste	Whole Shoe Peg		Can	#2			.10	.11	Penn Treaty			Can	#2			.21	.21
Fyne Taste	Crushed White		Can	#2			.10	.10	Premier			Can	#2			.15	.15
Harford Club	Whole Golden		Can	#2			.14	.14	Sultana			Can	#2			.15	.15
Iona	Crushed White		Can	#2			.12	.12	Sultana			Can	#2			.10	.10
Libby	Crushed Golden.		Can	#2			.16	.16	Uco.			Can	#2			.18	.18
Libby	Whole Kernel.		Can	#2			.17	.17	Uco.			Can	#2			.18	.18
Montco	Crushed Golden.		Can	#2			.15	.14	Tomato Juice:			Can	#2			.16	.16
Montco	Crushed White		Can	#2			.15	.15	Asco			Can	#2			.26 oz.	.26 oz.
Montco	Whole Golden.		Can	#2			.15	.15	Campbell			Can	#1			.27	.24
Montco	Whole Shoe Peg		Can	#2			.15	.15	Campbell			Can	#1			.09	.08
Niblets	Whole Golden		Can	12 oz.			.15	.15	Campbell			Can	#2			.12	.12
Penn Treaty	White Crushed		Can	#2			.13	.13	Del Monte			Can	#2			.13	.13
Penn Treaty	Crushed Golden.		Can	#2			.14	.14	Fre Mar			Can	#300			.06	.06
Penn Treaty	Whole Golden		Can	#2			.13	.13	Fre Mar			Can	2 oz.			.06	.06
Penn Treaty	Whole Golden		Can	12 oz.			.14	.13	Fre Mar			Can	46 oz.			.18	.18
Penn Treaty	Whole White		Vac. can	12 oz.			.13	.13	Fre Mar			Can	24 oz.			.21	.20
Penn Treaty	Crushed White		Can	#2			.12	.12	Lona			Can	46 oz.			.21	.20
Penn Treaty	Whole Kernel		Can	#2			.15	.14	Libby			Can	46 oz.			.21	.20
Premier	Golden Crushed		Can	#2			.15	.14	Libby			Can	28 oz.			.17	.17
Premier	White Crushed		Can	#2			.14	.14	Montco			Can	28 oz.			.18	.18
Rival Blue	Crushed White		Can	#2			.13	.13	Montco			Can	46 oz.			.22	.22
Rival Blue	Crushed Golden		Can	#2			.14	.14	Montco			Can	24 oz.			.11	.11
Rival Blue	Whole Golden		Can	#2			.15	.14	Montco			Can	13½ oz.			.07	.07
Rival Blue	Whole White		Can	#2			.14	.14	Premier			Can	23 oz.			.11	.11
Uco	Crushed Golden		Can	#2			.11	.11	Premier			Can	12 oz.			.07	.07
Uco	Crushed Golden		Can	#303			.11	.11	Penn Treaty			Can	26 oz.			.18	.18
Uco	Crushed Golden		Can	#2			.11	.10	Penn Treaty			Can	26 oz.			.10	.10
Uco	Crushed Golden		Can	#2			.13	.13	Penn Treaty			Can	46 oz.			.21	.21
Uco	Crushed White		Can	#2			.15	.15	Penn Treaty			Can	20 oz.			.10	.10
Walt Whitman	Whole Kernel.		Can	#2			.15	.14	Walt Whitman.			Can	47 oz.			.23	.23

CANNED VEGETABLES—Continued

Brand	Variety	Grade	Type	Size	OPA <sub>1</sub>	OPA <sub>2</sub>	OPA <sub>3</sub>	OPA <sub>4</sub>
Beets—Continued.								
Fre Mar.	Cut.		Can.	#2				\$0.09
Fre Mar.	Whole-Small.		Can.	#2			\$0.09	.14
Fyne Taste	Cut.		Can.	#2½			.11	.11
Fyne Taste	Whole		Can.	#2½			.08	.12
ions.	Cut.	O	Glass	12 oz.	\$0.17	\$0.16		.08
Montco	Whole		Can.	#2		.15		.13
Penn Treaty	Wm. Whole		Can.	#2		.11		.14
Penn Treaty	Sliced		Can.	#2		.13		.12
Penn Treaty	Sliced		Glass	10 oz.		.13		.13
Rival Blue	Sliced		Glass	10 oz.		.13		.10
Shurfine	Sliced		Glass	#2		.11	.10½	.10
Sunbeam	Sliced		Glass	16 oz.		.10		.10
Uco	Cut.		Can.	#2½				.12
Uco	Sliced		Can.	#2½				.12
Uco	Whole		Can.	#2½			.14	.14
Uco	Whole		Can.	#2	.16			.14
Carrots:								
Fre Mar.	Diced		Can.	#2			.09	.09
Fre Mar.	Shoe String		Can.	#2			.11	.10
Uco	Diced		Can.	#2			.09	.09
Uco	Shoe String		Can.	#2			.10	.09
Uco	Diced		Jar	16 oz.			.10	.09
Uco	Shoe String		Jar	16 oz.				
Corn:								
Asco	Crushed Golden		Can.	#2			.12	.12
Asco	Whole Golden		Can.	#2			.12	.12
A & P	Crushed Golden	A	can.	#2			.12	.12
A & P	Whole Golden	A	can.	#2			.13	.13
A & P	Country Gentleman	A	can.	#2			.13	.13
Budget	Crushed White		can.	#2				
Budget	Crushed Golden		can.	#2		.12		.12
Bonus	Crushed White		can.	#2		.12		.12
Bonus	Crushed White		can.	#2		.11		.10
Dainty Morsel	Crushed White		can.	#2		.13		.12
Del Monte	Crushed Golden		can.	#2		.16	.16	.10
Del Monte	Whole Golden		can.	12 oz.		.15	.14	.12
Del Monte	Whole Golden		Jar	#303		.17	.17	.14
Del Monte	Crushed Country Gentleman.		Can.	#303		.14	.14	.12
Del Monte	Crushed Golden		Can.	#303		.14		.12
Del Monte	Crushed Yellow		Can.	#303				.12
Farndale	Shoe Peg		Can.	#2			.11	.11
Farndale	Whole Garden		Vac. can.	12 oz.			.11	.12
Fre Mar.	Crushed Country Gentleman.		Can.	#2			.13	.13
Fre Mar.	Whole Golden		Can.	12 oz.				.12
Fre Mar.	Whole Golden		Can.	#2			.12	.13
Fre Mar.	Whole Shoe Peg		Can.	#2			.12	.12
Fre Mar.	Whole Shoe Peg		Can.	#2			.14	.13
Fyne Taste	Crushed White		Can.	#2			.10	.10
Fyne Taste	Whole Golden		Can.	#2				.10
Harford Club	Crushed White		Can.	#2	.14			.13
Libby	Crushed White		Can.	#2			.12	.12
Libby	Crushed Golden		Can.	#2			.12	.12
Libby	Whole Kernel	O	Can.	#2			.14	.13
Montco	Crushed Golden		Can.	#2			.12	.12
Montco	Whole Golden		Can.	#2			.12	.13
Montco	Whole Shoe Peg		Can.	#2			.14	.14
Montco	Whole Golden		Can.	#2			.15	.15
Montco	Whole Shoe Peg		Can.	#2			.15	.15
Niblets	Whole Golden		Can.	12 oz.		.15	.15	.12
Penn Treaty	White Crushed		Can.	#2		.17	.14	.13
Penn Treaty	Crushed Golden		Can.	#2		.17	.14	.14
Penn Treaty	Whole Golden		Can.	#2		.15	.14	.14
Penn Treaty	Whole Golden		Vac. can.	12 oz.		.15	.14	.15
Penn Treaty	Whole White		Can.	#2		.12	.12	.12
Penn Treaty	Crushed White		Can.	#2		.12	.12	.14
Post	Whole Kernel		Can.	#2		.15	.14	.14
Post	Golden Crushed		Can.	#2		.15	.14	.14
Premier	White Crushed		Can.	#2		.14	.14	.14
Premier	Crushed White		Can.	#2		.13	.13	.12
Rival Blue	Crushed Golden		Can.	#2		.14	.14	.13
Rival Blue	Whole Golden		Can.	#2		.15	.14	.13
Rival Blue	Whole White		Can.	#2		.14	.14	.13
Rival Blue	Whole White		Can.	#2		.14	.14	.13
Uco	Crushed Golden		Can.	#303			.11	.11
Uco	Crushed Golden		Can.	#303			.11	.10
Uco	Crushed Golden		Can.	#2			.13	.13
Uco	Crushed White		Can.	#2			.15	.15
Uco	Whole Kernel		Can.	#2			.15	.14
Walt Whitman	Whole Kernel		Can.	#2				.14



## CANNED VEGETABLES—Continued

Brand	Variety	Grade	Type	Size	OPA-1	OPA-2	OPA-3	OPA-4
<b>Fruit cocktail:</b>								
Asco			Can.	#2½			\$0.27	\$0.27
A & P		A	Can.	#2½			.30	.30
Del Monte			Can.	#1	\$0.20	\$0.19	.17	.17
Del Monte			Can.	#2	.25	.24	.21	.21
Del Monte			Jar.	#2½	.37	.36	.32	.31
Del Monte			Jar.	#303	.24	.23	.20	.20
Fyne Taste			Can.	13½ oz.			.15	.14
Libby			Can.	#1	.20	.20		
Libby			Can.	#2½	.35	.34	.30	.29
Libby			Jar.	#2½	.37	.37	.32	.31
Montecito			Can.	#2½	.35	.35		.33
Penn Treaty			Can.	#2½	.33	.32		.31
Penn Treaty			Can.	#1	.20	.19		.19
Premier	Choice		Can.	#2½	.35	.34		.33
Premier	Choice		Can.	#1	.20	.20		.19
Signet			Can.	#1	.24	.24	.20	.20
Signet			Jar.	#2½	.38	.37	.32	.32
Sultana			Can.	#2½			.29	.29
Uco		B	Can.	13½ oz.			.11	.11
Walt Whitman			Can.	#1	.21	.21		.20
Walt Whitman			Can.	#2½	.35	.35		.33
<b>Peaches:</b>								
A & P	Halves	A	Can.	#2½			.24	.24
Budget	Halves		Can.	#2½	.25	.24		.24
Budget	Sliced		Can.	#2½	.25	.24		.24
Del Monte	Sliced		Can.	#2½	.31	.31	.26	.26
Del Monte	Halves		Can.	#2½	.31	.31	.27	.26
Del Monte	Sliced		Jar.	#2½	.33	.33	.28	.28
Del Monte	Halves		Jar.	#2½	.33	.33	.28	.28
Ideal	Alberta Halves		Can.	#2½			.28	.27
Ideal	Alberta Sliced		Can.	#2½			.28	.28
Iona	Halves	C	Can.	#2½			.21	.21
Iona	Sliced		Can.	#2½			.23	.22
Libby	Sliced		Can.	#2½	.31	.30	.26	.26
Libby	Halves		Can.	#2½	.31	.30	.26	.26
Libby	Freestone		Can.	#2½	.34	.34	.29	.29
Libby	Sliced		Jar.	#2½	.33	.32	.28	.28
Libby	Halves		Jar.	#2½	.33	.32	.28	.28
Montecito	Halves		Can.	#2½	.28	.27		.26
Montecito	Sliced		Can.	#2½	.28	.28		.26
Penn Treaty	Halves		Can.	#2½	.30	.29		.29
Penn Treaty	Sliced		Can.	#2½	.30	.29		.29
Poet			Can.	#2½	.27	.26		.25
Premier			Can.	#2½	.29	.29		.28
Rival Blue	Sliced		Can.	#2½	.26	.26		.25
Robford	Sliced		Can.	#2½			.23	.22
Robford	Halves		Can.	#2½			.23	.22
Signet	Halves		Jar.	#2½	.34	.33	.29	.28
Sunbeam			Can.	#2½	.25	.25		.24
Walt Whitman			Can.	#2½	.28	.28		.28
Walt Whitman	Freestone		Can.	#2½	.35	.35		.33
Rival Blue	Halves		Can.	#2½	.26	.26		.25
<b>Pears:</b>								
Budget	Halves		Can.	#2½	.29	.28½		.28
Del Monte	Halves		Can.	#2½	.35	.34	.30	.30
Del Monte	Halves		Jar.	#2½	.38	.37	.32	.32
Del Monte	Sliced		Jar.	#2½	.36	.35	.31	.30
Libby	Halves		Can.	#2½	.35	.34	.30	.29
Libby	Halves		Jar.	#2½	.37	.37	.32	.31
Penn Treaty	Halves		Can.	#2½	.31	.31		.30
Poet			Can.	#2½	.31	.31		.30
Premier	Choice Bartlett		Can.	#2½	.34	.34		.33
Rival Blue	Halves		Can.	#2½	.31	.31		.30
Sunbeam	Bartlett		Can.	#2½	.31	.31		.30
Walt Whitman			Can.	#2½	.34	.34		.33
<b>Pineapple:</b>								
Asco	Sliced		Can.	#2½			.26	.26
Asco	Sliced		Can.	#1½			.14	.14
Del Monte	Sliced		Can.	#2½	.31	.31	.27	.26
Dole	Sliced		Can.	#2½	.31	.31		
Dole	Crushed		Can.	#2½	.23	.23		
Fre Mar	Sliced		Can.	#2½			.25	.25
Fyne Taste	Sliced		Can.	#2½			.24	.24
Libby	Sliced		Can.	#2½	.31	.31	.27	.26
Libby	Crushed		Can.	#2½	.16	.16		
Penn Treaty	Sliced		Can.	#2½	.26	.25		
Premier	Fancy Sliced		Can.	#2½			.24	.24
Shamrock	Sliced		Can.	#2½			.26	.25
Uco	Sliced		Can.	#2½				
Walt Whitman	Dessert Cuts		Can.	#2½	.30	.29		

(Pub. Laws 421 and 72, 77th Cong.; E.O. 9250, 7 F.R. 7871, and E.O. 9328, 8 F.R. 4681; Gen. Order 51, 8 F.R. 7008; F.R. 6008)

Issued this 17th day of May 1943.

T. HAROLD DEMPSEY,  
Acting District Director,  
Camden District Office.

[F. R. Doc. 43-8179; Filed, May 22, 1943;  
3:57 p. m.]

## Region III.

[Lexington Order 1 Under Gen. Order 51]

## COMMUNITY CEILING PRICES FOR FAYETTE COUNTY, KENTUCKY

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51, this order establishes in section 7, community "dollars and cents" ceiling prices for certain food items sold in class 1 retail stores, i. e., any

independent retail store with an annual gross sale volume of less than \$50,000 located in Fayette County, Kentucky.

SEC. 2 *Application to other sellers.* No seller except a "retail route seller" may charge more than these community "dollars and cents" ceiling prices. Retail route sellers may continue to charge their present ceiling prices. The community ceiling prices shall be the only ceiling prices for such food items for "Class 1 retail stores." All other sellers must continue to charge no more than any lower ceiling prices established by any other applicable price regulations, as the same may be revised from time to time.

SEC. 3 *Posting—(a) Selling prices.* All retail stores must post their selling prices for the food items listed in Appendix A on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All Class 1 stores must post in a conspicuous place in the store a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) *Class of store.* All retail stores selling any of the food items listed in Appendix A must post a sign reading "OPA-1", "OPA-2", "OPA-3" or "OPA-4", whichever applies, so that it can be clearly seen by their customers. The definitions of classes of retailers shall be those contained in Maximum Price Regulations Nos. 238 and 268.

SEC. 4 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 5 *Effective date.* This order becomes effective May 10, 1943.

SEC. 6 *Community "dollars and cents" ceiling prices established.* The food items and the community ceiling thereof are set out in Appendix A, which is attached hereto and made a part hereof.

(Pub Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 8th day of May 1943.

E. REED WILSON,  
District Director,  
Lexington District.

## APPENDIX A—CEILING PRICES, FAYETTE Co., KY.

## BANANAS

Mexican, lb. .... \$0.13  
Central American, lb. .... .17

## BREAD

Honey Krust:  
White, 1 lb. single ..... .10  
White, 1½ lb. single ..... .11  
White, 1½ lb. double ..... .11  
Cracked Wheat, 1 lb. single ..... .11  
Whole Wheat, 1 lb. single ..... .11  
Salt Rising, 1 lb. single ..... .11  
Schulze:  
Butter Nut, 1½ lb. single ..... .11  
Butter Nut, 1½ lb. double ..... .11



APPENDIX A—CEILING PRICES, FAYETTE CO.,  
KY.—Continued

## BREAD—continued

Schulze—Continued.	
100% Whole Wheat, 1 lb. single	\$0.11
Honey Wheat, 1 lb. single	.11
Whole Wheat & White, 1 lb. single	.11
Dixie Rye, 1 lb. single	.12
Berea:	
Cracked Wheat, 1 lb. single	.11
Whole Wheat, 1 lb. single	.11
Salt Rising, 1 lb. single	.11
Sandwich, 1 lb. 6 oz. single	.12
Fennington's:	
Sandwich Bread, 2 lb. single	.18
Sandwich Bread, 1 1/4 lb. single	.11
Old Fashioned, 1 1/4 lb. single	.11
Salt Rising, 1 lb. single	.11
Salt Rising, 1/2 lb. single	.06
A & P Marvel:	
White Bread, 1 1/2 lb. single	.10
Sandwich, 1 1/2 lb. single	.10
Whole Wheat & White, 1 lb. single	.10
Old Fashioned Rye, 1 1/4 lb. single	.10
Vienna Loaf, 1 lb. single	.10
Cracked Wheat, 1 lb. single	.10
Kroger Clock:	
White Bread, 1 1/2 lb. single	.10
White Bread, 1 lb. single	.07
Rye Bread, 1 1/4 lb. single	.10
Cracked Wheat, 1 lb. single	.10
Whole Wheat, 1 lb. single	.10
Raisin Bread, 1 lb. single	.10
Sandwich Bread, 1 1/2 lb. single	.10

## BUTTER, ALL GRADE B (90 SCORE)

Prints or Rolls—Parchment, 1 lb.	.55
Prints or Rolls—Parchment, 1/2 lb.	.28
Prints—Cartons, 1 lb.	.55
Prints—Cartons, 1/2 lb.	.28
Prints—Cartons, 1/4 lb.	.14

## CEREALS—HOT

Quaker Rolled Oats, Quick & Regular, 48 oz.	.26
Quaker Rolled Oats, Quick & Regular, 20 oz.	.12
Quaker (Mother's) Oats, Quick & Regular, (China), 48 oz.	.33
Quaker (Mother's) Oats, Quick & Regular, (Toy), 32 oz.	.24
Quaker (Pettijohn's) Oats, Quick & Regular, 22 oz.	.21
Quaker (Quail) Oats, Quick & Regular, 48 oz.	.24
Fargo, Regular & Instant Oats, 48 oz.	.23
Fargo, Regular & Instant Oats, 20 oz.	.11
Purity Nu Style Rolled Oats (With Tumbler), 14 oz.	.11
Purity Nu Style Rolled Oats (Without Tumbler), 42 oz.	.21
Purity Nu Style Rolled Oats (Without Tumbler), 14 oz.	.10
National 3-Minute Oats, 48 oz.	.25
National 3-Minute Oats, 20 oz.	.12
National 3-Minute Oats, (China), 42 oz.	.29
National (Wonderware) Quick Oats, 16 oz.	.11
I. G. A. Regular & Quick Oats, 48 oz.	.23
I. G. A. Regular & Quick Oats, 20 oz.	.11
Favorite Rolled Oats, 5 lb.	.33
Fruens Rolled Oats, 5 lb.	.26
Highland Rolled Oats, 14 oz.	.09
Gold Medal Rolled Oats (With Tumbler), 14 oz.	.10
Pawnee Rolled Oats, 42 oz.	.19
Pawnee Rolled Oats, 14 oz.	.09
S. V. Rolled Oats, 48 oz.	.20
S. V. Rolled Oats, 20 oz.	.10
Ralston, Instant, 16 oz.	.25
Ralston, Regular, 16 oz.	.25
Cream of Wheat, 14 oz.	.15
Cream of Wheat, 28 oz.	.26
Wheatena, 22 oz.	.26
Grapenuts Wheat Meal, 16 oz.	.15
Quaker Hominy Grits, 24 oz.	.09

APPENDIX A—CEILING PRICES, FAYETTE CO.,  
KY.—Continued

## CEREALS—COLD

I. G. A. Corn Flakes, 11 oz.	\$0.09
I. G. A. Corn Flakes, 6 oz.	.06
Fargo Corn Flakes, 11 oz.	.09
Post Toasties, 18 oz.	.14
Post Toasties, 11 oz.	.10
Post Toasties, 6 oz.	.06
Kellogg Corn Flakes, 18 oz.	.14
Kellogg Corn Flakes, 11 oz.	.10
Kellogg Corn Flakes, 6 oz.	.06
Fargo Bran Flakes, 18 oz.	.11
Kellogg All Bran, 16 oz.	.22
Kellogg All Bran, 10 oz.	.14
Skinner Raisin Bran, 10 oz.	.13
I. G. A. Wheat Flakes, 8 oz.	.09
Wheaties, 8 oz.	.13
Kellogg Wheat Krispies, 8 oz.	.13
Ralston, Shredded, 12 oz.	.14
Ry-Krisp, 12 oz.	.23
Ry-Krisp, 6 oz.	.14
I. G. A. Wheat Puffs, 5 oz.	.08
Quaker Puffed Wheat, 4 oz.	.11
Quaker Sparkies, 4 oz.	.11
Wheeler's Toasted Cereal, 7 oz.	.09
Doughboy Toasted Wheat, 8 oz.	.08
Grapenut Flakes, 12 oz.	.16
Grapenut Flakes, 7 oz.	.11
Quaker Muffets, 8 oz.	.10
Kix, 7 oz.	.14
Cheerios, 7 oz.	.14
Rice Krispies, 5 1/2 oz.	.14
Kellogg Shredded Wheat, 12 oz.	.12
Kellogg Krumbles, 9 oz.	.13
Kellogg's Pep, 8 oz.	.11
Kellogg's V-12, carton.	.26
Postum Cereal, 16 oz.	.23

## CHEESE, PACKAGED

American, All Brands, 1/2 lb. pkg.	.23
American, All Brands, 2 lb. pkg.	.84
Swiss, All Brands, 1/2 lb. pkg.	.24
Swiss, All Brands, 2 lb. pkg.	.79
Pimento, All Brands, 1/2 lb. pkg.	.24
Pimento, All Brands, 2 lb. pkg.	.79
Velveeta, 1/2 lb. pkg.	.24
Velveeta, 2 lb. pkg.	.76
Old English, 1/2 lb. pkg.	.26
Old English, 2 lb. pkg.	.90

## CITRUS FRUITS AND JUICES, CANNED

Bruce Grapefruit Juice 6 oz.	.05
Florida Sun Grapefruit Juice, 46 oz.	.37
Floriland Grapefruit Juice, 48 oz.	.34
Florida Gold Grapefruit Juice, 18 oz.	.14
Kist Sweet Grapefruit Juice, 46 oz.	.35
Libby Grapefruit Juice, 14 oz.	.14
Lakeland Grapefruit Juice, 20 oz.	.14
Kist Sweet Grapefruit Juice, 20 oz.	.14
Rio Rey Grapefruit Juice, 18 oz.	.16
Rio Rey Grapefruit Juice, 46 oz.	.36
Rio Rey Grapefruit Juice, 96 oz.	.71
Shry Grapefruit Juice, 18 oz.	.14

## COFFEE

Arcadia, 1 lb.	.37
Aristocrat, 1 lb.	.29
Bokar, 1 lb.	.26
Bokar, 2 lb.	.51
Boscul, 1 lb.	.38
Canova, 1 lb.	.35
Country Club, 1 lb.	.28
8 O'Clock, 1 lb.	.21
8 O'Clock, 2 lb.	.41
French Brand, 1 lb.	.27
Golden Dream, 1 lb.	.32
Junio, 1 lb.	.25
Kaffee Hag, 1 lb.	.40
Maxwell House, 1 lb.	.38
Red Circle, 1 lb.	.24
Red Circle, 2 lb.	.47
Sanka, 1 lb.	.40
Maxwell House, 2 lb.	.74
Spot Light, 1 lb.	.21
Spot Light, 2 lb.	.41
S-V, 1 lb.	.25

APPENDIX A—CEILING PRICES, FAYETTE CO.,  
KY.—Continued

## DRIED FRUITS, PACKAGED

Argo Prunes, 1 lb.	\$0.16
California Packing Co. Figs, 12 oz.	.30
Del Monte Raisins, 15 oz.	.17
Golden Palm Dates, 6 oz.	.26
Rosenberg Raisins Seedless, 15 oz.	.14
Rosenberg Raisins Seeded, 15 oz.	.16

## PURE LARD, STANDARD COMMERCIAL REFINED

All 1, 2, and 4 pound cartons, per lb.	.19
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## FISH, CANNED

Phillips, Herring, 14 oz.	.18
Gulfkist, Oysters, 7 1/2 oz.	.43
Gulfkist, Shrimp, 7 oz.	.40
Gulfkist, Shrimp, 6 1/4 oz.	.39
Biloxi, Shrimp, 5 oz.	.15
Chicken of the Sea, Tuna Fish W Meat, 6 oz.	.52
Chicken of the Sea, Tuna Fish, (Grated), 7 oz.	.41
Sea View, Tuna Fish, (Light Meat), 7 oz.	.45

## FLOUR

Obelisk, 5 lb.	.35
Obelisk, 12 lb.	.79
Obelisk, 24 lb.	1.55
Blue Bird, 6 lb.	.37
Blue Bird, 12 lb.	.71
Blue Bird, 24 lb.	1.37
Colonial, 6 lb.	.36
Colonial, 12 lb.	.68
Colonial, 24 lb.	1.32
Success, 24 lb.	.98
Success S-R, 24 lb.	1.01
Gold Medal, 2 lb.	.17
Gold Medal, 12 lb.	.85
Gold Medal S-R, 12 lb.	.83
Gold Medal K-T Phosphorus, 24 lb.	1.66
Gold Medal K-T Phosphorus, 5 lb.	.39
Gold Medal S-R, 5 lb.	.38
Honey Boy, 12 lb.	.67
Honey Boy, 24 lb.	1.29
Silver Bell, 24 lb.	.90
Southern Rose, 24 lb.	.92
Perfection, 24 lb.	1.42
White Pearl, 24 lb.	1.15
K-Y, 24 lb.	1.24
K-Y, 12 lb.	.65
I. G. A., 12 lb.	.67
I. G. A., 24 lb.	1.30
Prosperity, 6 lb.	.38
Prosperity, 12 lb.	.71
Prosperity, 24 lb.	1.38
Prosperity, 96 lb.	5.45
Beauty Rose, 12 lb.	.67
Beauty Rose, 24 lb.	1.31
Fargo, 12 lb.	.67
Fargo, 24 lb.	1.30
Worthmore, 12 lb.	.70
Worthmore, 24 lb.	1.20
Ky. Queen, 6 lb.	.36
Ky. Queen, 12 lb.	.69
Ky. Queen, 24 lb.	1.33
Ky. Queen, 96 lb.	5.21
Vita Heart, 6 lb.	.36
Vita Heart, 12 lb.	.69
Vita Heart, 24 lb.	1.33
Vita Heart, 96 lb.	5.21
J. E. M., 5 lb.	.35
J. E. M., 12 lb.	.78
J. E. M., 24 lb.	1.52
J. E. M., 96 lb.	5.97
White Silk, 6 lb.	.37
White Silk, 12 lb.	.72
White Silk, 96 lb.	5.59
Lexington Maid, 6 lb.	.40
Lexington Maid, 12 lb.	.78
Lexington Maid, 24 lb.	1.52
Lexington Maid, 96 lb.	6.10
Red Rose, 6 lb.	.34
Red Rose, 12 lb.	.56
Red Rose, 24 lb.	1.27
Red Rose, 96 lb.	5.08



## APPENDIX A—CEILING PRICES, FAYETTE CO., KY.—Continued

## FLOUR—continued

Lexington Cream, 5 lb.	\$0.34
Lexington Cream, 12 lb.	.78
Lexington Cream, 24 lb.	1.52
Lexington Cream, 96 lb.	5.97
Lexington Cream S-R, 5 lb.	.43
Lexington Cream S-R, 12 lb.	.81
Lexington Cream S-R, 24 lb.	1.58
Lexington Cream S-R, 96 lb.	6.13

## FLOUR MIXES

Bisquick, 40 oz.	.38
Bisquick, 20 oz.	.21
Swansdown Cake Flour, 44 oz.	.32
Duff's Devil's Food Mix, 14 oz.	.25
Duff's Gingerbread Mix, 14 oz.	.24
Duff's Waffle Mix, 14 oz.	.24
Dromedary Cake Flour, 14 oz.	.24
I. G. A. Pancake Flour, 20 oz.	.09
Aunt Jemima Pancake Flour, 20 oz.	.13
Kirk's Pancake Flour, 20 oz.	.10
Aunt Jemima Buckwheat, 20 oz.	.15

## HONEY

Midwestern, 8 oz.	.21
Midwestern, 16 oz.	.38
Midwestern, 20 oz.	.46

## MACARONI AND MACARONI PRODUCTS

Fould's Macaroni, 8 oz.	.10
O. K. Macaroni, 7 oz.	.06
Mueller's Macaroni, 9 oz.	.11
Quaker Macaroni, 9 oz.	.10
Red Cross Macaroni, 7 oz.	.06
Winner Macaroni, 2 lb.	.10
Quaker Spaghetti, 9 oz.	.10
Winner Spaghetti, 2 lb.	.10
Tenderoni Spaghetti, 6 oz.	.11
Ken Mac Noodles, 8 oz.	.13
Our Pride, 8 oz.	.11

## MILK, WHOLE FLUID

All (in paper or glass):	
Gallon	.52
Quarts	.14
Pints	.07½
Half pints	.05½

## MILK, EVAPORATED AND CONDENSED

Armour's, 6 oz.	.05
Armour's, 14½ oz.	.11
Borden's 14½ oz.	.11
Carnation, 6 oz.	.05
Carnation, 14½ oz.	.11
Country Club, 14½ oz.	.09
Country Club, 6 oz.	.05
Eagle Brand, 15 oz.	.21
Ewing-VonAllman, 6 oz.	.05
Ewing-VonAllman, 14½ oz.	.11
I. G. A., 6 oz.	.05
I. G. A., 14½ oz.	.11
Libby, 6 oz.	.05
Libby, 14½ oz.	.11
Pet, 14½ oz.	.11
Pet, 6 oz.	.05
Whitehouse, 14½ oz.	.09
Whitehouse, 6 oz.	.05

## OILS, COOKING AND SALAD

Bon-Oil Olive Oil, 2 oz.	.09
Pompeian Olive Oil, 1 oz.	.10
Pompeian Olive Oil, ½ pt.	.48
Pompeian Olive Oil, 1 gal.	8.04
Re-Umberto Olive Oil, 1 oz.	.09
Re-Umberto Olive Oil, 3 oz.	.21
Wesson Salad Oil, 1 pt.	.33
Wesson Salad Oil, 1 qt.	.63

## PEANUT BUTTER

Cu-Tu-No, 4 oz.	.11
Cu-Tu-No, 6 oz.	.16
Cu-Tu-No, 7 oz.	.18
Cu-Tu-No, 16 oz.	.36
Gold Crest, 4 oz.	.12
Gold Crest, 8 oz.	.19
Gold Crest, 16 oz.	.33
Gold Crest, 32 oz.	.64
Good Taste, 16 oz.	.36

## APPENDIX A—CEILING PRICES, FAYETTE CO., KY.—Continued

## PEANUT BUTTER—continued

Franklin's Nut Chew, 16 oz.	\$0.42
Jumbo, 4 oz.	.13
Jumbo, 16 oz.	.41
Jumbo, 10½ oz.	.27
Johnson's, 6 oz.	.16
Johnson's, 12 oz.	.28
Johnson's, 24 oz.	.50

## POULTRY

Live:	
Broilers, fryers and roasters, lb.	.88
Fowl, lb.	.33
Old roosters and stags, lb.	.29
Dressed but not Drawn:	
Broilers, fryers and roasters, lb.	.39
Fowl, lb.	.84
Old roosters and stags, lb.	.29
Dressed and Drawn:	
Broilers and fryers, lb.	.57
Roasters, lb.	.54
Fowl, lb.	.49
Old roosters and stags, lb.	.42

## SHORTENING

Armours, 1 lb. carton	.21
Armours, 4 lb. carton	.83
Armours, 8 lb. carton	1.67
Armours, 4 lb. pail	.98
Armours, 8 lb. pail	1.74
Crisco, 1 lb.	.26
Crisco, 3 lb.	.76
I. G. A., 1 lb.	.25
I. G. A., 3 lb.	.69
Spry, 1 lb.	.27
Spry, 3 lb.	.76

## SUGAR

Granulated, 100 lb.	7.15
Granulated, 25 lb.	1.80
Granulated, 10 lb.	.75
Granulated, 5 lb.	.37
Granulated, 2 lb.	.15
Granulated, 1 lb.	.08
Brown, 1 lb.	.08
Confectioners, 1 lb.	.10

## SYRUPS

Red Corn Syrup (Blue Label), 1½ lb.	.15
Red Corn Syrup (Blue Label), 5 lb.	.40
White Corn Syrup (Red Label), 1½ lb.	.16
White Corn Syrup (Red Label), 5 lb.	.42

[F. R. Doc. 43-8099; Filed, May 21, 1943; 3:15 p. m.]

[Columbus Order 2 Under Gen. Order 51]

## COMMUNITY CEILING PRICES FOR CERTAIN AREAS IN OHIO

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51, this Order establishes in section 7 "dollars-and-cents" ceiling prices for certain food items sold at retail in the following areas: The Counties of Franklin, Pickaway, Madison, Union, Delaware, Licking and Fairfield, all in the State of Ohio.

## CEILING PRICES, CERTAIN AREAS IN OHIO

Brand	Type	Can size	Retail price			
			I	II	III	IV
BABY FOODS						
Beechnut	Strained, all types	4½ oz.	\$0.09	\$0.09	3/25	3/25
	Chopped, all types	7½ oz.	.13	.12	\$0.11	\$0.11
Clapp's	Strained, all types	4½ oz.	.08	.08	.07	.07
	Chopped, all types	6½ oz.	.11	.10	.09	.09
Gerber's	Strained, & Chopped, all types	4½ oz.	.08	.08	.07	.07
Heinz	Strained, all types	4½ oz.	.09	3/25	.08	.08
	Chopped, all types	6½ oz.	.10	.09	.09	.09
Libby	Strained, all types	4½ oz.	3/25	.08	.08	.08
Red & White	Strained, all types	4½ oz.	.08	.08	.08	.08

SEC. 2 *Applicability.* No seller, except a "retail route seller", may charge more than the ceiling prices fixed herein for his particular class of retailer as defined in section 4 hereof. Retail route sellers may continue to charge their present ceiling prices. The ceiling prices fixed herein for a class of retailer shall be the only ceiling prices for such food items for all sellers in that class.

SEC. 3 *Posting—(a) Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All retail stores must post, in a conspicuous place in the store, a list of the "dollars-and-cents" ceiling prices for such food items, when such list is supplied by the Office of Price Administration.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign showing the appropriate class of retailers, which sign will read "OPA-1", "OPA-2", "OPA-3", or "OPA-4", whichever applies, so that it can be clearly seen by their customers.

SEC. 4 *Definition of classes of retailers.* For the purpose of this order, retailers are divided into the following four classes:

(a) *Class 1.* "Independent" retail stores with "annual gross sales" of less than \$50,000. A retail store shall be an "independent" retail store if it is not one of a group of 4 or more stores under one ownership whose combined "annual gross sales" are \$500,000 or more.

(b) *Class 2.* "Independent" retail stores with "annual gross sales" of \$50,000 or more, but less than \$250,000.

(c) *Class 3.* Retail stores, other than "independent" retail stores, with "annual gross sales" of less than \$250,000.

(d) *Class 4.* Any retail store with "annual gross sales" of \$250,000 or more.

(e) Farmers shall be considered class retailers for retail sales. Other sellers not retail stores shall find their class according to their 1942 volume of retail sales of all foods. (See section 21 of Revised Maximum Price Regulation No. 238 for the meaning and method of determining "annual gross sales").

SEC. 5 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 6 *Effective date.* This order becomes effective on May 17, 1943.

SEC. 7 *The "dollars-and-cents" ceiling prices established.* The following is a list of the food items and the "dollars-and-cents" ceiling prices thereof:



CEILING PRICES, CERTAIN AREAS IN OHIO—Continued

Brand	Type	Can size	Retail price			
			I	II	III	IV
CANNED FRUITS—CON. MIXED FRUIT—CON.						
Rossan	Cocktail	8 oz.	\$0.12	\$0.12	\$0.12	\$0.11
Sweet Briar	Cocktail	#2	.25	.24	.24	.24
Sultana	Cocktail, Glass	#1	.17	.17	.17	.17
PEACHES						
A. & P.	Halves	#2			.18	.18
	Choice Yellow Cling	#2 1/2			.27	.27
	Choice Yellow Cling Sliced	#3 1/2			.25	.25
	Sliced, Yellow Free	#3 1/2	.36	.35	.35	.34
Aunt Mary's	Halves	#2 1/2			.23	.23
Avondale	Sliced	#2 1/2			.24	.23
Blue & White	Sliced	#2 1/2	.29	.29	.28	.28
Brimful	Sliced	#2 1/2	.27	.27	.26	.26
Clover Farm	Halves	#2 1/2	.28	.27	.27	.26
	Sliced, Choice Yellow Cling	#2 1/2	.29	.28	.28	.27
	Sliced, Choice Yellow Cling	#2 1/2	.22	.21	.21	.21
	Halves, Choice Yellow Cling	#2 1/2	.29	.28	.28	.27
	Halves, Free	#2 1/2	.21	.21	.21	.21
	Sliced	#2 1/2	.25	.24	.24	.24
Cook-O-The-Walk	Halves	#2 1/2			.25	.24
Country Club	Sliced	#2 1/2			.25	.24
Del Monte	Sliced, Standard Yellow Cling	#2 1/2	.33	.33	.33	.33
Glendale	Sliced, Standard Yellow Cling	#2 1/2	.27	.26	.26	.26
Granny's	Halves, Choice Yellow Free	#2 1/2	.28	.27	.27	.27
H-Sa	Halves, Choice Yellow Free	#2 1/2	.27	.26	.26	.26
Iona	Sliced, Standard	#2 1/2	.27	.26	.26	.26
Ken Dawn	Sliced	#2 1/2			.23	.23
Kenny's	Sliced, Standard	#2 1/2	.27	.26	.26	.26
	Sliced, Fancy Yellow Cling, Glass	#2 1/2	.32	.31	.31	.31
	Sliced, Fancy Yellow Cling, Tin	#2 1/2	.30	.29	.29	.28
	Halves, Fancy Yellow Cling, Glass	#2 1/2	.32	.31	.31	.31
	Halves, Fancy Yellow Cling, Tin	#2 1/2	.30	.29	.29	.28
Monarch	Yellow Cling	#2 1/2	.35	.34	.34	.33
	Short Cake	#2 1/2	.36	.35	.34	.34
Premier	Sliced, Yellow Cling, Tin	#2 1/2	.29	.29	.28	.28
	Sliced, Yellow Cling, Glass	#2 1/2	.20	.19	.19	.19
	Sliced, Yellow Cling, Glass	#2 1/2	.33	.33	.32	.31
	Halves, Yellow Cling, Tin	#2 1/2	.29	.28	.28	.27
	Sliced or Halves, Yellow, Glass	#2 1/2	.22	.22	.21	.21
	Sliced-Fancy Elberta	#2 1/2	.36	.35	.34	.34
Red Bird	Halves, Yellow Cling, Glass	#2 1/2	.33	.32	.31	.31
	Sliced, Yellow Cling, Standard	#2 1/2	.26	.26	.26	.26
Red Tag	Halves, Yellow Cling	#2 1/2	.32	.31	.30	.29
Red & White	Halves, Fancy Tin	#2 1/2	.30	.30	.29	.29
	Halves, Fancy Glass	#2 1/2	.33	.33	.32	.32
Rossan	Sliced, Fancy Glass	#2 1/2	.31	.30	.29	.29
Sultana	Sliced, Choice Yellow Cling	#2 1/2	.29	.28	.28	.27
	Halves, Choice	#2 1/2	.22	.21	.21	.21
Sunbeam	Halves	8 1/2 oz.			.09	.09
Valmar	Halves or Sliced Yellow Cling	#2 1/2	.27	.26	.26	.25
	Sliced—Yellow Free	#1	.16	.16	.15	.15
A. & P.		#1	.11	.11	.11	.10
PEARS						
Avondale	Halves	#2			.21	.21
Brimful	Sliced	#2 1/2			.27	.27
Country Club	Sliced	#2 1/2	.31	.31	.30	.30
Farm Style	Sliced	#2 1/2			.28	.27
Fruit Belt	Sliced	#2	.18	.18	.17	.17
Honest George	Sliced	16 oz.	.12	.12	.12	.12
Iona	Keifer	#2 1/2	.23	.23	.22	.22
Ken-Dawn	Ken-Dawn	#2 1/2	.30	.30	.29	.29
Kenny's	Bartlett	#2 1/2	.36	.36	.35	.35

CEILING PRICES, CERTAIN AREAS IN OHIO—Continued

Brand	Type	Can size	Retail price			
			I	II	III	IV
CANNED FRUITS APPLESAUCE						
A. & P.	Extra Standard	#2	\$0.12	\$0.12	\$0.10	\$0.10
Apple Blossom	Country Club	#2			.12	.12
Monarch	Country Club	#2	.16	.16	.15	.15
Mott's	Fancy	#2	.13	.13	.12	.12
Red & White	Fancy	#2	.14	.14	.14	.14
Rossan	Fancy	#2	.13	.12	.12	.12
APRICOTS						
A. & P.	Unpeeled halves	#2 1/2			.24	.24
Clover Farm	Unpeeled halves	#2 1/2	.30	.29	.28	.28
Country Club	Unpeeled halves	#2 1/2	.26	.25	.25	.25
Glendale	Fancy, Glass	#2 1/2	.33	.32	.32	.31
Kenny's	Halves, Fancy, Glass	#2 1/2	.34	.33	.32	.32
Red & White	Whole Unpeeled, Fancy	#2 1/2	.20	.19	.19	.19
Tri Valley	Peel Halves	8 oz.	.09	.09	.08	.08
BLACKBERRIES						
Dolly Madison	Blackberries	#2	.20	.19	.19	.19
Monarch	Blackberries	16 oz.	.28	.27	.27	.27
Rossan	Blackberries	#2	.17	.17	.16	.16
CHERRIES						
A. & P.	Royal Anne	#2			.23	.23
Brimful	Red Sour Pitted	#2 1/2	.31	.31	.31	.31
Country Club	Red Sour Pitted	#2 1/2	.18	.18	.15	.15
Clover Farm	Royal Anne	#1	.20	.20	.19	.19
Elba Queen	Red Sour Pitted	#2	.20	.20	.20	.20
Fremont	Red Sour Pitted	#303	.14	.14	.14	.13
Kenny's	Royal Anne, Glass	#2 1/2	.40	.39	.38	.38
Monarch	Bing, Tin	#2 1/2	.43	.42	.42	.41
	Bing, Glass	#2 1/2	.46	.45	.44	.44
	Royal Anne, Glass	#2 1/2	.43	.43	.42	.41
Punch	Bing, Glass	#2 1/2	.41	.40	.40	.39
Red Bird	White sweet	#2 1/2	.31	.31	.30	.30
Red and White	Royal Anne, Glass	#2 1/2	.26	.25	.25	.25
Red Tag	Royal Anne	#2 1/2	.41	.40	.39	.39
Rossan	Red Sour Pitted	#2	.26	.26	.26	.25
	Maraschino, red	#2	.19	.18	.18	.18
	Maraschino, red	5 oz.	.10	.10	.10	.10
	Maraschino, red	3 oz.	.10	.10	.10	.10
	Maraschino, green	5 oz.	.11	.10	.10	.10
	Maraschino, red	3 oz.	.10	.09	.09	.09
	Maraschino, red	5 oz.	.13	.13	.13	.12
FIGS						
Anita	Figs	#1	.15	.14	.14	.14
Aunt Mary's	Figs	#2 1/2	.34	.33	.33	.32
Monarch	Figs, Kadota, Tin	#2	.24	.24	.23	.23
Red & White	Figs, Fancy	#1-T	.17	.17	.17	.16
MIXED FRUIT						
A. & P.	Cocktail	#1			.18	.18
Country Club	Cocktail	#2 1/2			.32	.31
	Cocktail	#1			.17	.17
	Salad	#2	.25	.25	.25	.25
Del Monte	Salad	#303	.34	.33	.33	.33
Kenny's	Salad, Glass	#2 1/2	.24	.23	.20	.19
	Cocktail	#2 1/2	.40	.40	.37	.36
Monarch	Cocktail	8 oz.	.38	.37	.37	.36
	Cocktail, Tin	#2 1/2	.12	.12	.12	.12
	Cocktail, Tin	#1-T	.40	.39	.39	.38
Red & White	Cocktail	8 oz.	.24	.23	.23	.23
	Cocktail	#2 1/2	.12	.11	.11	.11
	Cocktail	#2 1/2	.38	.37	.36	.36
	Salad	#2 1/2	.41	.40	.40	.39



CEILING PRICES, CERTAIN AREAS IN OHIO—Continued

Brand	Type	Can size	Retail price			
			I	II	III	IV
FRUIT JUICES—Con.						
GRAPE JUICE—con.						
Quince		16 oz.	\$0.22	\$0.22	\$0.21	\$0.21
		32 oz.	.42	.41	.41	.40
		1½ gal.				.48
Hartman Farm, A. & P.		1½ gal.				.48
Monarch	Concord	Qts.	.23	.23	.22	.22
		Qts.	.44	.44	.43	.42
Red & White		16 oz.	.19	.18	.18	.18
		32 oz.	.36	.35	.34	.34
Rosan		16 oz.	.15	.15	.15	.15
		32 oz.	.30	.29	.29	.28
Welch		32 oz.	.50	.49	.43	.42
		16 oz.	.27	.26	.23	.22
Westfield		4 oz.	.08	.08	.08	.07
		16 oz.	.17	.17	.17	.17
		32 oz.	.33	.32	.31	.31
PINEAPPLE JUICE						
A. & P.	Fancy	#2			.14	.14
Country Club		#3			.34	.34
Del Monte		#21			.12	.12
Dole	Fancy	#2	.17	.16	.14	.14
		32 oz.	.43	.42	.34	.34
Libby's		#2			.14	.14
		46 oz.			.35	.34
Premier	Fancy	#2	.17	.17	.17	.16
Red & White	Fancy	46 oz.	.41	.40	.39	.39
	Fancy	#2	.17	.17	.16	.16
PRUNE JUICE						
Lakeland, A. & P.	Qt.		.22	.22	.22	.22
Premier	12 oz.		.10	.09	.09	.09
Red & White	32 oz.		.08	.07	.07	.07
JAM, JELLY, MARMALADE, PRESERVES			.23	.22	.22	.21
JAM						
Ann Page	Grape	16 oz.			.17	.17
	Blackberry, seedless	16 oz.			.23	.23
Clover Farm	Grape, Fancy	12 oz.	.21	.21	.21	.21
Greenwich Inn	Grape, Fancy	16 oz.	.18	.18	.18	.18
Kenny's	Grape	12 oz.	.21	.21	.21	.21
	Grape	32 oz.	.39	.39	.39	.39
Rosan	Grape, Fancy	16 oz.	.21	.21	.21	.21
Smucker	Grape	16 oz.	.20	.20	.17	.17
Sweet Brier	Grape	16 oz.	.21	.21	.21	.21
	Grape	32 oz.	.38	.38	.38	.38
JELLY						
Ann Page	Black Raspberry	12 oz.			.21	.21
	Crabapple	12 oz.			.15	.15
	Currant	12 oz.			.17	.17
	Currant	11 lb.			.22	.22
	Grape	12 oz.			.14	.14
	Grape	11 lb.			.18	.18
	Quince	12 oz.			.16	.16
	All Flavors, Assorted	8 oz.	.11	.11	.11	.11
	Assorted	6 oz.	.10	.10	.10	.10
	Assorted	12 oz.	.17	.17	.16	.16
	Assorted	32 oz.	.32	.32	.32	.32
	Apple, blackberry, currant, grape	12 oz.	.15	.15	.15	.15
	Apple, blackberry, quince	32 oz.	.31	.31	.31	.31
	Apple, blackberry, elderberry	32 oz.	.32	.32	.32	.32
	Cherry plum, currant, grape	6 oz.	.10	.10	.10	.10
	Mint, raspberry	32 oz.	.33	.33	.33	.33
	Quince	12 oz.	.16	.16	.16	.16
	Raspberry	32 oz.	.34	.34	.34	.34
	Raspberry	32 oz.	.33	.33	.33	.33
	Strawberry	16 oz.	.29	.29	.29	.29
	Apple, currant, elderberry	8 oz.	.20	.20	.20	.20
Monarch	Grape	8 oz.	.20	.20	.20	.20

CEILING PRICES, CERTAIN AREAS IN OHIO—Continued

Brand	Type	Can size	Retail price			
			I	II	III	IV
<b>CANNED FRUITS—Con.</b>						
<b>PEARS—continued</b>						
Mellow Ripe.....	Bartlett.....	#2.....	\$0.15	\$0.15	\$0.15	\$0.15
Monarch.....	Bartlett.....	#2 can.....	27	27	26	26
.....	Bartlett.....	#2 1/2.....	28	27	26	26
Parkdale.....	Bartlett.....	#2.....	28	27	26	26
.....	Bartlett.....	#2 1/2.....	28	27	26	26
Pratlow.....	Bartlett.....	#2.....	31	31	30	30
.....	Bartlett.....	#2 1/2.....	37	37	36	35
.....	Bartlett.....	#2.....	37	37	36	35
.....	Bartlett.....	#2 1/2.....	35	34	34	33
Red Bird.....	Bartlett.....	#2.....	32	31	30	30
.....	Bartlett.....	#2 1/2.....	38	18	17	17
.....	Bartlett.....	#2.....	23	23	22	24
.....	Bartlett.....	#2 1/2.....	25	25	24	24
Red & White.....	Pears.....	#2 1/2.....	37	36	36	35
.....	Pears.....	#2.....	34	33	33	32
Roman Gold.....	Bartlett.....	#2.....	34	33	33	32
Rose Croix.....	Bartlett.....	#2.....	23	23	22	22
Sampson.....	Bartlett.....	#2.....	22	21	21	21
.....	Bartlett.....	#2 1/2.....	31	31	30	30
Sultana.....	Bartlett.....	8 oz.....	10	10	10	10
.....	Bartlett.....	#2.....	31	31	30	30
.....	Bartlett.....	#2 1/2.....	31	30	30	29
.....	Bartlett.....	#2.....	31	30	30	29
<b>PINEAPPLE</b>						
A. & P.....	Fancy, Crushed.....	#2.....	19	18	18	18
.....	Fancy, Sliced.....	#2.....	21	20	20	20
.....	Fancy, Sliced.....	#2.....	27	27	27	27
.....	Sliced, Broken.....	#2 1/2.....	28	27	27	27
.....	Sliced.....	#2.....	24	23	23	23
.....	Sliced.....	#2.....	22	22	21	21
.....	Sliced.....	#2.....	13	13	12	12
.....	Sliced.....	#2.....	32	31	30	30
.....	Sliced.....	#2.....	24	23	23	23
.....	Sliced.....	#2.....	19	18	18	18
.....	Sliced.....	#2.....	31	31	30	30
.....	Sliced.....	#2.....	25	24	23	23
.....	Sliced.....	#2.....	28	28	27	27
.....	Sliced.....	#2.....	35	34	33	33
.....	Sliced.....	#2.....	30	30	30	30
.....	Sliced.....	#2.....	25	25	24	24
.....	Sliced.....	#2.....	23	23	22	22
.....	Sliced.....	#2.....	30	30	29	29
.....	Sliced.....	#2.....	28	28	27	27
.....	Sliced.....	#2.....	24	23	23	23
.....	Sliced.....	#2.....	21	20	20	20
.....	Sliced.....	#2.....	22	21	21	21
.....	Sliced.....	#2.....	20	20	19	19
.....	Sliced.....	#2.....	21	20	20	20
.....	Sliced.....	#2.....	17	17	17	17
.....	Sliced.....	#2.....	14	14	14	14
.....	Sliced.....	#2.....	26	25	25	25
.....	Sliced.....	#2.....	14	13	13	13
.....	Sliced.....	#2.....	25	24	20	20
.....	Sliced.....	#2.....	20	19	19	19
.....	Sliced.....	#2.....	17	16	16	16
.....	Sliced.....	#2.....	13	13	13	13
.....	Sliced.....	#2.....	24	23	20	20
.....	Sliced.....	#2.....	14	14	14	14
.....	Sliced.....	#2.....	27	27	27	27
.....	Sliced.....	#2.....	15	15	15	15
.....	Sliced.....	#2.....	12	12	12	12
.....	Sliced.....	#2.....	14	14	14	14
.....	Sliced.....	#2.....	26	25	25	25
.....	Sliced.....	#2.....	14	13	13	13
.....	Sliced.....	#2.....	25	24	20	20
.....	Sliced.....	#2.....	20	19	19	19
.....	Sliced.....	#2.....	17	16	16	16
.....	Sliced.....	#2.....	13	13	13	13
.....	Sliced.....	#2.....	24	23	20	20
.....	Sliced.....	#2.....	14	14	14	14
.....	Sliced.....	#2.....	27	27	27	27
.....	Sliced.....	#2.....	15	15	15	1



## CEILING PRICES, CERTAIN AREAS IN OHIO—Continued

Brand	Type	Can size	Retail price				Brand	Type	Can size	Retail price			
			I	II	III	IV				I	II	III	IV
JAM, JELLY, MARMALADE, PRESERVES—Continued JELLY—continued	All flavors, Assorted	8 oz.	\$0.11	\$0.11	\$0.11	\$0.11	CANNED VEGETABLES— Continued ASPARAGUS—Continued Red and White	Fancy All Green Tip	#1	\$0.18	\$0.17	\$0.17	\$0.17
	All flavors, Assorted, Fancy	8 oz.	.15	.15	.15	.15		Fancy All Green Tip	#2-T	.37	.36	.36	.36
	Black Raspberry, Fancy	12 oz.	.24	.24	.24	.24		Fancy All Green Spears	#2	.38	.37	.36	.36
	Apple Fruit, Grape, Black Raspberry, Std.	12 oz.	.17	.17	.17	.17		Medium All Grades	#2	.27	.27	.26	.26
	Current	12 oz.	.15	.15	.15	.15		Green Med. Whole Spears	20 oz.	.36	.35	.35	.34
	Mint	12 oz.	.17	.17	.17	.17							
	All flavors, Assorted	7 oz.	.12	.12	.12	.12							
	All flavors, Assorted	12 oz.	.24	.24	.24	.24							
	All flavors, Assorted	20 oz.	.29	.29	.29	.29							
		Pure Orange	1 lb.	.27	.27	.27		.27					
	Orange	32 oz.	.18	.18	.18	.18							
MARMALADE													
PRESERVES													
Ann Page													
Glover Farm													
Dutch Girl													
Economy													
Everbest													
Kenny's													
Monarch													
Woolter													
CANNED VEGETABLES ASPARAGUS													
	A. & P.												
Avondale													
Country Club													
Del Monte													
Libby's													
Monarch													



CEILING PRICES, CERTAIN AREAS IN OHIO—Continued

Brand	Type	Can size	Retail price				Brand	Type	Can size	Retail price						
			I	II	III	IV				I	II	III	IV			
CANNED VEGETABLES—Continued							CANNED VEGETABLES—Continued									
	BEETS—continued						CORN—Continued									
		Libby's	Diced, Glass	16 oz.	\$0.18	\$0.13		\$0.13	\$0.13	Kernel Kids	Whole Golden	11 oz.	\$0.11	\$0.10	\$0.10	\$0.10
			Shoestring	16 oz.	.14	.13		.13	.13	Lakosle	White Whole Grain	#2	.14	.14	.14	.13
			Whole, 15 ct.	#2	.17	.16		.16	.16		Golden Baniam, Whole Grain	#2	.14	.13	.13	.13
			Whole (10 or over)	#2	.15	.14		.14	.14	Libby's	White Mellow Cream	#2	.16	.16	.16	.16
	Monarch	Sliced	#2	.14	.14	.14	.14		Golden Baniam Cream Style	#2	.17	.16	.16	.16		
	Mozart	Shoestring	#2	.10	.10	.10	.10		Country Gentleman Cream Style	#2	.17	.16	.16	.17		
	Perfection	Diced, Glass	16 oz.	.13	.13	.13	.13		Golden Baniam Whole Grain	#2	.17	.17	.17	.17		
	Premier	Fancy, Cut, Tin	#2	.10	.10	.10	.10		White Whole Grain	#2	.17	.17	.17	.17		
		Diced, Tin	16 oz.	.10	.10	.10	.10		Gold Cream Style	#1	.11	.11	.11	.11		
	Red Bird	Fancy, Sliced, Glass	16 oz.	.13	.13	.13	.13		Country Gentleman Cream Style	#2	.14	.14	.14	.14		
	Red & White	Fancy, Shoestring, Glass	#2	.13	.13	.13	.13		Golden Kernel	#2	.14	.14	.14	.15		
		Fancy, Sliced	#2 1/2	.12	.12	.12	.12		Golden, Cream Style	#2	.14	.14	.14	.13		
		Fancy, Shoestring, Glass	16 oz.	.13	.13	.13	.13		Golden, Whole Kernel	#2	.13	.13	.13	.14		
Rosan	Fancy, Whole	#2	.18	.17	.17	.17		Whole, Fancy	#303	.13	.13	.12	.13			
Rustic	Cut and Sliced	#303	.13	.13	.13	.13		Country Gentlemen, Cream Style	#2	.17	.17	.16	.15			
Scott Conny	Standard, Cut	17 oz.	.11	.11	.11	.11		Country Gentlemen, Whole Kernel, Fcy	#2 oz.	.16	.16	.16	.15			
Snider's	Glass	17 oz.	.11	.11	.11	.11		Golden Baniam, Whole Kernel	#2	.18	.18	.18	.17			
Sun Beam	Salad, Sliced, Glass	16 oz.	.11	.10	.10	.10		Golden Baniam, Cream Style	#2	.15	.14	.14	.14			
Waubeka	Fancy, Whole	#2	.15	.14	.14	.14		Country Gentlemen, Cream Style	#2	.15	.14	.14	.14			
Wayco	Cut and Sliced	#2	.10	.09	.09	.09		Country Gentlemen, Cream Style	#2	.15	.14	.14	.14			
Willon	Cut and Sliced	#2 1/2	.11	.10	.10	.10		Country Gentlemen, Cream Style	#2	.13	.13	.13	.13			
	Fancy, Cut	#2	.11	.11	.11	.11		White, Whole Grain	#2	.16	.15	.15	.15			
								Golden Baniam, Whole Grain	#2	.15	.15	.15	.15			
CARROTS								White, Whole Grain	#2	.15	.15	.15	.15			
	Champion	Diced	15 oz.	.11	.11	.11	.11		Country Gentlemen, Cream Style	#2	.15	.15	.15	.15		
	Flavorheld	Sliced	#2	.10	.10	.10	.10		Golden Baniam, Cream Style	#2	.12	.12	.12	.11		
	Libby's	Whole	#303	.10	.10	.10	.10		Golden Baniam, Cream Style	#1	.13	.13	.12	.12		
	Monarch	Diced	16 1/2 oz.	.11	.10	.10	.10		Country Gentlemen, Cream Style	#2	.16	.15	.15	.15		
	Norgan	Sliced, Glass	16 oz.	.13	.13	.13	.13		White, Whole Grain	#1	.13	.13	.13	.13		
	Red & White							Country Gentlemen & Golden	#2	.12	.12	.12	.12			
	Snider's							Whole Kernel	#2	.13	.13	.13	.13			
								White, Cream Style	#2	.14	.14	.14	.13			
								Golden Baniam, Cream Style	#2	.15	.15	.15	.15			
								Country Gentlemen, Cream Style	#2	.16	.15	.15	.15			
								White, Cream Style	#2	.12	.12	.12	.12			
								Country Gentlemen, Cream Style	#2	.10	.09	.09	.09			
								Golden, Cream Style	#2	.14	.14	.14	.14			
	CORN								Country Gentleman, Cream Style	#2	.15	.15	.15	.15		
A. & P.		Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Whole Kernel, Yellow	#2	.18	.17	.17	.17		
Avondale		White	#2	.12	.12	.12	.12		Whole Kernel, White	#2	.18	.17	.17	.18		
		White, Cream Style	#2	.12	.12	.12	.12		Extra Standard, Early June	#2	.14	.14	.14	.13		
Big K.		White, Cream Style	#2	.12	.12	.12	.12		Tiny	#2	.17	.17	.17	.17		
Blossom Time		Golden, Cream Style	#2	.11	.11	.11	.11		Avondale	#2	.12	.12	.12	.12		
Country Club		Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Extra Standard Early June, Sifted, #2 Sieve	#2	.14	.14	.14	.16		
		Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Sweet Pea, Choice	#2	.17	.16	.16	.16		
		Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Early June	#2	.15	.15	.15	.15		
		Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Standard	#2	.13	.13	.13	.13		
		Golden Baniam, Cream Style	#2	.12	.12	.12	.12		#2 Sifted Small Sweet Fancy	#2	.20	.19	.19	.19		
		Golden Baniam, Cream Style	#2	.12	.12	.12	.12		#3 Sifted Early June Fancy	#2	.17	.17	.17	.16		
		Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Small	#2	.13	.13	.13	.13		
		Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Standard	#2	.13	.13	.13	.13		
		Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Midget, Tin	#2	.22	.22	.22	.22		
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Early Garden	#2	.18	.17	.16	.15			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Sweet, Extra Standard	#2	.17	.17	.16	.16			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Elegante	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Del Monte	#2	.17	.17	.16	.16			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Grates	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Country Club	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Del Monte	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Early Garden	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Sweet, Fancy	#2	.10	.09	.09	.09			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Del Monte	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Grates	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Country Club	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Del Monte	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Early Garden	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Sweet, Fancy	#2	.10	.09	.09	.09			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Del Monte	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Grates	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Country Club	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Del Monte	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Early Garden	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Sweet, Fancy	#2	.10	.09	.09	.09			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Del Monte	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Grates	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Country Club	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Del Monte	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Early Garden	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Sweet, Fancy	#2	.10	.09	.09	.09			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Del Monte	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Grates	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Country Club	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Del Monte	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Early Garden	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Sweet, Fancy	#2	.10	.09	.09	.09			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Del Monte	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Grates	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Country Club	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Del Monte	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Early Garden	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Sweet, Fancy	#2	.10	.09	.09	.09			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Del Monte	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Grates	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Country Club	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Del Monte	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Early Garden	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Sweet, Fancy	#2	.10	.09	.09	.09			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Del Monte	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Grates	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Country Club	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Del Monte	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Early Garden	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Sweet, Fancy	#2	.10	.09	.09	.09			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Del Monte	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Grates	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Country Club	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Del Monte	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Early Garden	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Sweet, Fancy	#2	.10	.09	.09	.09			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Del Monte	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Grates	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Country Club	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Del Monte	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Early Garden	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Sweet, Fancy	#2	.10	.09	.09	.09			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Del Monte	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Grates	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Country Club	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Del Monte	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Early Garden	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Sweet, Fancy	#2	.10	.09	.09	.09			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Del Monte	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12	.12	.12		Grates	#2	.13	.13	.13	.13			
	Golden Baniam, Cream Style	#2	.12	.12												



## CEILING PRICES, CERTAIN AREAS IN OHIO—Continued

## CEILING PRICES, CERTAIN AREAS IN OHIO—Continued

Brand	Type	Can size	Retail price			
			I	II	III	IV
CANNED VEGETABLES—Continued PEAS—continued	Extra Early June	#2	\$0.17	\$0.16	\$0.16	\$0.16
	Fancy, Sweet Pea	#2	.21	.20	.20	.20
	June Babe	#2	.21	.20	.20	.20
	Early Extra Standard Little Gem	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
CANNED VEGETABLES—Continued PEAS—continued	Extra Early June	#2	\$0.17	\$0.16	\$0.16	\$0.16
	Fancy, Sweet Pea	#2	.21	.20	.20	.20
	June Babe	#2	.21	.20	.20	.20
	Early Extra Standard Little Gem	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
CANNED VEGETABLES—Continued PEAS—continued	Extra Early June	#2	\$0.17	\$0.16	\$0.16	\$0.16
	Fancy, Sweet Pea	#2	.21	.20	.20	.20
	June Babe	#2	.21	.20	.20	.20
	Early Extra Standard Little Gem	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
CANNED VEGETABLES—Continued PEAS—continued	Extra Early June	#2	\$0.17	\$0.16	\$0.16	\$0.16
	Fancy, Sweet Pea	#2	.21	.20	.20	.20
	June Babe	#2	.21	.20	.20	.20
	Early Extra Standard Little Gem	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
CANNED VEGETABLES—Continued PEAS—continued	Extra Early June	#2	\$0.17	\$0.16	\$0.16	\$0.16
	Fancy, Sweet Pea	#2	.21	.20	.20	.20
	June Babe	#2	.21	.20	.20	.20
	Early Extra Standard Little Gem	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18
	Early Extra Standard	#2	.19	.19	.19	.18

[Lexington Order 2 Under Gen. Order 51]  
COMMUNITY CEILING PRICES FOR FAYETTE  
COUNTY, KY.

SECTION 1 What this order does. In accordance with the provisions of General Order No. 51, this order establishes in section 7 dollars-and-cents ceiling prices for certain food items sold at retail in Fayette County, Kentucky.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7571; E.O. 9328, 8 F.R. 4681; Gen. Order 51, 8 F.R. 6008)

Issued this 17th day of May 1943.

H. T. BECKMANN,  
District Director,  
Columbus District.

[F. R. Doc. 43-8102; Filed, May 21, 1943; 3:16 p. m.]



## APPENDIX A

## CEILING PRICES, FAYETTE COUNTY, KY.

SEC. 2 *Applicability.* No seller, except a "retail route seller", may charge more than the ceiling prices fixed herein for his particular class of retailers, as defined in section 4 hereof. Retail route sellers may continue to charge their present ceiling prices. The ceiling prices fixed herein for a class of retailers shall be the only ceiling prices for such food items for all sellers in that class.

SEC. 3 *Posting—(a) Selling prices.* All retail stores must post their selling prices for the food items listed in Appendix A on the item or at near the place where such food item is offered for sale.

(b) *Ceiling prices.* All retail stores must post, in a conspicuous place in the store, a list of the ceiling prices for such food items, when such list is supplied by the Office of Price Administration.

(c) *Class of store.* All retail stores selling any of the food items listed in Appendix A must post a sign showing the appropriate class of retailers, which sign will read "OPA-1", "OPA-2", "OPA-3", or "OPA-4", whichever applies, so that it can be clearly seen by their customers.

SEC. 4 *Definitions of classes of retailers.* For the purpose of this regulation, retailers are divided into the following four classes:

(a) *Class 1. "Independent" retail stores* with an "annual gross sales" of less than \$50,000. A retail store shall be an "independent" retail store if it is not one of a group of 4 or more stores under one ownership whose combined "annual gross sales" are \$500,000 or more.

(b) *Class 2. "Independent" retail stores* with an "annual gross sales" of \$50,000 or more, but less than \$250,000.

(c) *Class 3. Retail stores, other than "independent" retail stores,* with an "annual gross sales" of less than \$250,000.

(d) *Class 4. Any retail store* with an "annual gross sales" of \$250,000 or more.

(e) *Farmers and other sellers.* Farmers shall be considered class 1 retailers for retail sales. Other sellers not retail stores shall find their class according to their 1942 volume of retail sales for all foods.

SEC. 5 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 6 *Effective date.* This order becomes effective on May 17, 1943.

SEC. 7 *The dollars-and-cents ceiling prices established.* The food items and the community ceiling prices thereof, established by this order, are set out in Appendix A, which is attached hereto and made a part hereof.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R., 7871; E.O. 9328, 7 F.R. 4681; Gen. Order 51, 8 F.R. 6008)

Issued this 15th day of May 1943.

E. REED WILSON,  
District Director,  
Lexington District.

Brand	Type	Size of package	Ceiling prices by class of store			
			(1)	(2)	(3)	(4)
BEANS, GREEN						
Phillips	Cut Standard	#2	\$0.14	\$0.14	\$0.13	\$0.13
Stokely	Cut Standard	#2	.19	.19	.18	.18
Deep South	Cut Standard	#2	.13	.13	.13	.12
Blue Hen	Cut Standard	#2	.15	.15	.15	.15
Big B	Cut Flat Pod	#2	.12	.12	.12	.12
Ossage	Cut Round	#2	.13	.13	.13	.12
Jovial	Cut Round	#2	.14	.14	.13	.12
White's Quality	String	#2½	.18	.17	.17	.17
Avondale	Extra Standard Cut	#2			.13	.13
Iona	Extra Standard Cut	#2			.13	.13
CORN						
A & P	Country Gentleman Cream Style	#2			.13	.13
Country Club	Country Gentleman Cream Style Fancy	#2			.13	.13
Country Club	Country Gentleman Whole Kernel Fancy	#2			.14	.14
Avondale	Country Gentleman Cream Style Extra Standard	#2			.12	.12
Argo	Country Gentleman Cream Style	#2	.15	.14	.14	.14
Sky High	Country Gentleman Cream Style	#2	.13	.12	.12	.12
Morristown	Country Gentleman Cream Style	#2	.12	.12	.12	.12
Fort Harrod	Country Gentleman Cream Style	#2	.12	.12	.12	.12
Del Monte	Country Gentleman Fancy	#6 oz.	.14	.14	.14	.14
Del Monte	Country Gentleman Fancy	#2	.16	.16	.15	.15
Del Monte	Early Garden Country Gentleman Fancy	#2	.16	.15	.15	.15
Libby	Country Gentleman, Whole Kernel (Fancy)	#2	.18	.17	.17	.17
Libby	Country Gentleman, Cream Style	#2	.17	.16	.16	.16
Stokely	Country Gentleman, Whole Kernel	#2	.17	.17	.16	.16
Stokely	Golden Bantam, Cream Style	#2	.15	.15	.14	.14
Del Monte	Golden Bantam	#2	.16	.16	.16	.15
Leota Bell	Mixed Sweet	#2	.12	.12	.12	.12
Just off the Cob	Whole Grain	#2	.14	.14	.14	.14
GOLDEN BANTAM CORN						
Country Club	Whole Kernel	#2			.12	.12
Country Club	Vacuum Pack	12 oz.			.11	.11
Country Club	Cream Style	#2			.13	.13
A & P	Cream Style	#2			.11	.11
Iona	Cream Style	#2			.11	.11
Iona	Whole Kernel	#2			.12	.12
SAUER KRAUT						
Paramount	(Glass)	32 oz.	.15	.15	.15	.14
Scott County	(Glass)	32 oz.	.18	.18	.17	.17
LIMA BEANS						
Phillips	Green & White	#2	.15	.15	.14	.14
Luxury	Small Green	#2	.20	.20	.20	.19
Libby	Green Medium	#2	.19	.19	.19	.18
Libby	Green Small	#2	.20	.20	.20	.19
Libby	Green Tiny	#2	.22	.21	.21	.20
Stokely	Green Tiny	#2	.22	.21	.21	.20
Stokely	Small	#2	.19	.18	.18	.18
Argo	Extra Standard Green, White	#2	.14	.14	.14	.14
Del Monte	Tin	16 oz.	.15	.15	.15	.15
Del Monte	Glass	16 oz.	.16	.16	.15	.15
PEAS						
Del Monte	Early Garden Midget Sugar	#2	.22	.22	.21	.21
Del Monte	Early Garden Tiny Sugar	#2	.23	.23	.22	.22
Del Monte	Early Garden	16 oz.	.19	.19	.18	.18
Hoosier Belle		16 oz.	.14	.14	.14	.13
Scott County		14 oz.	.14	.14	.14	.13
Olympia	Dried	#2	.10	.09	.09	.09
A & P	Alaska	#2			.18	.17
Pacific	Alaska	#2			.14	.13
Iona		#2			.12	.12
SPINACH						
Miss America		#2	.11	.11	.11	.11
Miss America		#2½	.15	.15	.14	.14
Iona		#2			.12	.12
Country Club	Fancy	#2			.12	.12
Country Club	Fancy	#2½			.16	.16
BEETS						
Iona		#2			.10	.10
Iona Diced		#2			.08	.08
Country Club	Small Whole (Glass) Fancy	16 oz.			.16	.16
Serve-U-Rite	Whole (Tin)	#2	.13	.13	.13	.12
Scott County	Cut or Sliced (Glass)	16½ oz.	.11	.10	.10	.10
Libby	Tiny (Glass)	#2	.20	.20	.20	.19
Libby	Whole or Shoestring	16 oz.	.14	.14	.14	.14
Libby	Diced, Sliced	16 oz.	.14	.14	.14	.14
CARROTS						
Scott County	Diced (Glass)	16½ oz.	.11	.10	.10	.10
Libby	Diced, Fancy (Glass)	16 oz.	.14	.14	.13	.13
PEACHES						
Stokely	Sliced or Halves	#2½	.30	.29	.29	.28
Stokely	Sliced or Halves	16 oz.	.19	.19	.18	.18



## CEILING PRICES, FAYETTE COUNTY, KY.—Continued

Brand	Type	Size of package	Ceiling prices by class of store			
			(1)	(2)	(3)	(4)
TOMATO JUICE						
Campbell's or Libby's	Extra Fancy	14 oz.	\$0.10	\$0.09	\$0.09	\$0.09
Campbell's or Libby's	Extra Fancy	#2	.13	.12	.12	.12
Campbell's or Libby's	Extra Fancy	46 oz.	.28	.27	.27	.27
Scott County	Extra Fancy	8 1/2 oz.	.06	.06	.06	.06
Scott County	Extra Fancy	19 oz.	.12	.11	.11	.11
Harbauer's	Extra Fancy	96 oz.	.40	.39	.39	.39
Harbauer's	Extra Fancy	46 oz.	.22	.22	.21	.21
Stokely	Extra Fancy	#2	.12	.12	.12	.12
Stokely	Extra Fancy	47 oz.	.26	.26	.25	.25
American Beauty	Extra Fancy	#2	.10	.10	.10	.10
American Beauty	Extra Fancy	46 oz.	.23	.23	.22	.21
Phillips	Extra Fancy	#2	.13	.13	.13	.13
Fargo	Extra Fancy	#2	.10	.10	.10	.10
Fargo	Extra Fancy	46 oz.	.25	.25	.24	.24
T. G. A.	Extra Fancy	#2	.10	.10	.10	.10
Van Camp	Extra Fancy	#1	.10	.10	.10	.10
Country Club	Extra Fancy	#2	.10	.10	.10	.10
Country Club	Extra Fancy	46 oz.	.20	.20	.19	.19
TOMATOES						
Jaqua	Extra Standard	#2	.14	.14	.13	.13
Jaqua	Extra Standard	#2 1/2	.18	.18	.18	.17
Pride of Kentucky	Extra Standard	#2 1/2	.12	.12	.11	.11
A & P	Extra Standard	#2 1/2	.18	.18	.18	.18
Avondale	Extra Standard	#2 1/2	.18	.18	.18	.18
Avondale	Extra Standard	#2 1/2	.18	.18	.18	.18
Sultana	Extra Standard	#2	.11	.11	.11	.11
Iona	Extra Standard	#2	.12	.12	.12	.12
Iona	Extra Standard	#2	.11	.11	.11	.11

[F. R. Doc. 43-8098; Filed, May 21, 1943; 3:18 p. m.]

## Region IV.

[Jacksonville Order 2 Under Gen. Order 51]  
COMMUNITY CEILING PRICES FOR CERTAIN  
FLORIDA COUNTIES

SECTION 1. *What this order does.* In accordance with the provisions of General Order No. 51, as amended, and Regional Delegation Order No. 6, this order establishes in section 7, dollars-and-cents ceiling prices for certain food items sold at retail in the following areas: The Counties of Baker, Bradford, Clay, Duval, Nassau and St. Johns in the State of Florida.

Sec. 2 *Applicability.* No seller, except a "retail route seller", may charge more than the ceiling prices fixed herein for his particular class of retailers, as defined in section 4 hereof. Retail route sellers may continue to charge their present ceiling prices. The ceiling prices fixed herein are for class 1 and class 2

retailers and shall be the only ceiling prices for such food items for all sellers in those classes. All other retailers must continue to charge no more than any lower ceiling prices established by any other applicable price regulation.

Sec. 3 *Posting—(a) Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All class 1 and class 2 retail stores must post, in a conspicuous place in the store, a list of the ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign showing the appro-

## CEILING PRICES, FAYETTE COUNTY, KY.—Continued

Brand	Type	Size of package	Ceiling prices by class of store			
			(1)	(2)	(3)	(4)
PEACHES—continued						
Stokely	Sliced or Halves	8 oz.	\$0.11	\$0.11	\$0.11	\$0.11
Libby	Sliced or Halves	#2½	.30	.30	.29	.29
Libby	Except Freestone	#2½	.32	.32	.31	.31
Libby	Sliced or Halves (Glass)	#2½	.23	.22	.22	.22
Libby	Sliced Yellow Cling	#2½	.27	.27	.26	.26
Libby	Sliced or Halves Yellow Cling or Ripe and Rugged	#2½	.27	.27	.26	.26
Pacific	Sliced or Halves	#2½	.27	.27	.26	.26
Senack	Sliced or Halves	#2½	.26	.26	.25	.25
Rosedale	Sliced or Halves	#2½	.26	.26	.25	.25
Muchmore	Sliced or Halves	#2½	.27	.26	.26	.26
Princess Finest	Halves	#2½	.31	.31	.30	.30
Princess Finest	Sliced in Glass	#2½	.33	.32	.32	.31
Princess Finest	Sliced	16 oz.	.22	.22	.22	.21
St. Francis	Ripe & Rugged Halves	#2½	.32	.32	.31	.31
Del Monte	Sliced or Halves Yellow Cling (Glass)	#2½	.36	.36	.34	.34
Del Monte	Y-C (Glass)	16 oz.	.26	.26	.25	.25
Iona	Sliced	#2½	.21	.21	.20	.20
A & P	Halves Y-C	#2½	.21	.21	.21	.21
Country Club	Sliced	#2½	.22	.22	.22	.22
Country Club	Sliced or Halves (Std)	#2½	.23	.23	.23	.23
Country Club	Sliced or Halves	#2½	.24	.24	.24	.24
PINEAPPLE						
Argo	Sliced Flat	11 oz.	.13	.13	.13	.13
Del Monte	Sliced	#2½	.23	.23	.23	.23
Del Monte	Sliced	#2	.24	.23	.23	.23
Del Monte	Sliced Flat	13 oz.	.16	.16	.16	.16
Del Monte	Sliced Flat	9 oz.	.13	.13	.13	.13
Del Monte	Crushed	#2½	.20	.20	.20	.20
Del Monte	Crushed	#2	.22	.22	.21	.21
Del Monte	Crushed Buffet	7-8 oz.	.13	.13	.13	.13
Del Monte	Chunks	14 oz.	.16	.16	.15	.15
Del Monte	Tid-Bits	7-8 oz.	.11	.11	.11	.11
Country Club	Fancy (Sliced)	#2	.20	.20	.20	.20
Country Club	Cutlets (Fancy)	#2	.20	.20	.18	.18
Country Club	Crushed (Fancy)	#2	.20	.20	.20	.20
Country Club	Sliced	#2	.20	.20	.18	.18
PEARS						
Muchmore	Bartlett Standard	#2½	.30	.29	.29	.28
Rosedale	Bartlett Standard	#2½	.31	.30	.30	.29
Libby	Kiefer Pieces	#2	.18	.18	.18	.18
Country Club	Bartlett	#2	.26	.25	.25	.24
Country Club	½ Bartlett	#2½	.25	.25	.25	.25
Country Club	Bartlett ½ Fancy	#2½	.25	.25	.25	.27
BARY FOODS						
Gerber's, Clapp's or Stokely	Strained Veg. Soup	4½ oz.	.09	.09	.08	.08
	Strained Spinach	4½ oz.	.09	.09	.08	.08
	Strained Peas	4½ oz.	.09	.09	.08	.08
	Strained Carrots	4½ oz.	.09	.09	.08	.08
	Green Beans	4½ oz.	.09	.09	.08	.08
	Apple Sauce	4½ oz.	.09	.09	.08	.08
	Apricots Strained	4½ oz.	.09	.09	.08	.08
	Beets Strained	4½ oz.	.09	.09	.08	.08
	Liver Soup	4½ oz.	.07	.07	.07	.07
Stokely only						
FRUIT COCKTAIL						
Libby	Choice	#2½	.34	.34	.33	.33
Libby	Fancy (Glass)	#2½	.37	.36	.36	.35
Libby	Tail Choice	#1	.20	.20	.19	.19
Princess Finest Regular		#1	.19	.19	.19	.18
Princess Finest Regular		#2½	.35	.35	.34	.33
Country Club		#1	.35	.35	.34	.33



## CEILING PRICES, CERTAIN FLORIDA COUNTIES—Continued

(e) *Farmers and other sellers.* Farmers shall be considered class 1 retailers for retail sales. Other sellers not retail stores shall find their class according to their 1942 volume of retail sales of all foods. (See section 21 of Revised MPR 238 for the meaning and method of determining "annual gross sales.")

Sec. 5 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, as amended, which are hereby made a part of this order.

Sec. 6 *Revocation, amendment or correction.* This order may be revoked, amended or corrected at any time.

Sec. 7 *Effective date.* This order becomes effective on May 17, 1943.

Sec. 8 *The dollars-and-cents ceiling prices established.* The following is a list of the food items and the ceiling prices thereof:

## CEILING PRICES, CERTAIN FLORIDA COUNTIES

Commodity	Can or glass	Size or weight	Class 1 ceiling price	Class 2 ceiling price
<b>CANNED VEGETABLES</b>				
<b>BEANS, GREEN</b>				
Dewkist, Baby Cut	Can	#2	\$0.19	\$0.19
Indian River, Cut	Can	#2	.14	.13
McGrath, Cut	Can	#2	.16	.16
Oak Hill, Cut	Can	#2	.17	.17
Stokely, Whole	Can	#2	.21	.20
Stokely, Cut Stringless	Can	#2	.18	.18
<b>BEANS, LIMA</b>				
Del Monte, Early Garden	Can	#2	.21	.20
Libby, Small Green	Can	#2	.21	.21
Libby, Tiny Green	Can	#2	.22	.22
Stokely, Tiny Green	Can	#303	.16	.16
Stokely, Tiny Green	Can	#2	.21	.21
<b>BEETS</b>				
Del Monte, Whole	Can	#2	.17	.17
Del Monte, Sliced	Can	#2	.16	.16
Dewkist, Sliced	Can	#2	.15	.15
Libby, Sliced	Can	#2	.15	.15
McGrath, Cut	Can	#2	.11	.11
McGrath, Small Whole	Can	#2	.16	.16
Scott Co., Cut	Can	#2	.16	.16
Snider, Cut	Glass	16 oz.	.14	.14
Snider, Sliced	Glass	16 oz.	.14	.14
Stokely, Whole	Glass	16 oz.	.12	.12
Stokely, Cut	Can	#2	.12	.12
Stokely, Sliced	Can	#2	.11	.11
<b>CARROTS</b>				
McGrath, Diced	Can	#2	.12	.12
Stokely, Diced	Can	#2	.12	.12
Scott Co., Diced	Glass	16½ oz.	.12	.12
<b>CORN</b>				
Del Maiz, Golden Bantam Niblets	Can	12 oz.	.15	.15
Del Monte, Golden Bantam	Can	#2	.17	.17
Del Monte, Cream Style	Can	#2	.17	.17
Lushus, Cream Style	Can	#2	.17	.17
Lushus, Whole Kernel	Can	#2	.19	.19
Stokely, Golden Bantam	Can	#2	.17	.17
Stokely, Cream Style	Can	#2	.17	.17

Commodity	Can or glass	Size or weight	Class 1 ceiling price	Class 2 ceiling price
<b>CANNED VEGETABLES—Continued</b>				
<b>PEAS</b>				
Del Monte, Early Garden	Can	#303	\$0.20	\$0.19
Del Monte, Early Garden	Glass	17 oz.	.21	.20
Fresh Flavor, #5 Sieve	Can	#303	.12	.12
Garden Gift, #5 Sieve	Can	#303	.12	.12
Green Giant, Large	Can	8 oz.	.12	.11
Green Giant, Large	Can	#303	.18	.18
Kounty Kist, Standard	Can	#2	.14	.14
Kounty Kist, Standard	Can	#303	.12	.12
LeSueur, Tiny Pearl	Can	8 oz.	.11	.11
LeSueur, Tiny Pearl	Can	#303	.17	.16
Little Queen, Small Fancy	Can	#303	.15	.15
McGrath, Ex. Standard	Can	#2	.17	.17
Rogers, #3 Sieve	Can	#303	.15	.15
Stokely, Honey Pod	Can	#303	.18	.18
Teenie-Weenie, Small June	Can	#303	.13	.13
<b>SAUERBRAUT</b>				
Kokomo	Glass	32 oz.	.22	.22
Libby	Can	#2	.12	.12
Silver Ploss	Can	#2	.15	.15
Scott Co.	Glass	32 oz.	.20	.20
<b>JUCES</b>				
<b>PINEAPPLE JUICE</b>				
Dole	Can	46 oz.	.42	.41
Del Monte	Can	46 oz.	.42	.41
Del Monte	Can	#2	.17	.17
Del Monte	Can	#2	.17	.17
<b>TOMATO JUICE</b>				
Campbell	Can	14 oz.	.09	.09
Campbell	Can	20 oz.	.12	.12
Campbell	Can	46 oz.	.28	.27
Phillips	Can	10½ oz.	.08	.08
Stokely	Can	46 oz.	.28	.28
Walch	Glass	Pt.	.14	.14
Walch	Glass	Qt.	.25	.24
<b>CANNED FRUITS</b>				
<b>FRUIT COCKTAIL</b>				
Cook O'The Walk	Can	16 oz.	.20	.19
Del Monte	Can	#303	.20	.19
Del Monte	Can	#2	.24	.24
Del Monte	Glass	#2½	.37	.36
Libby	Glass	#2½	.37	.36
Nuggett	Can	16 oz.	.30	.30
Nuggett	Can	#2½	.34	.34
<b>PEACHES</b>				
Cook O'The Walk, Sliced	Can	#2½	.26	.26
Del Monte, Y. C. Sliced	Can	#2½	.31	.30
Del Monte, Y. C. Halves	Can	#2½	.31	.30
Del Monte, Y. C. Halves	Glass	#2½	.33	.32
Del Monte, Elberta	Can	#2½	.35	.34
Dewkist, Y. C. Halves	Can	#2½	.38	.37
Dewkist, Y. C. Halves	Glass	#2½	.33	.33
Libby, Y. C. Sliced	Can	#2½	.33	.33
Libby, Y. C. Halves	Can	#2½	.30	.29
Stokely, Mammith	Can	#2½	.29	.29
Stokely, Y. C. Sliced	Can	#2½	.29	.29
Stokely, Y. C. Halves	Can	#2½	.25	.25
Ruby, Y. C. Halves	Can	#2½	.17	.17
Sunshine, Halves	Can	#2½	.17	.17
Sunshine, Sliced	Can	#2½	.17	.17
<b>PEARS</b>				
Del Monte, Bartlett	Can	#2½	.35	.34
Del Monte, Bartlett	Glass	#2½	.37	.37
Dewkist, Halves	Can	#2½	.37	.37
Dewkist, Halves	Can	#2½	.36	.36
Libby, Bartlett	Can	#2½	.34	.34
Pleezing, Halves	Can	#2½	.33	.33
Ruby, Bartlett	Can	#2½	.35	.35
Stokely, Bartlett	Can	#2½	.29	.29
Taste-of-The-West, Halves	Can	#2½	.29	.28



## CEILING PRICES, CERTAIN FLORIDA COUNTIES—Continued

Commodity	Can or glass	Size or weight	Class 1 ceiling price	Class 2 ceiling price
<b>CANNED FRUITS—Continued</b>				
<b>PINEAPPLE</b>				
Del Monte, Crushed	Can	#2	\$0.23	\$0.23
Del Monte, Sliced	Can	#2	.25	.25
Del Monte, Crushed	Can	#2½	.30	.30
Dole, Crushed	Can	#2	.23	.23
Dole, Sliced	Can	#2	.25	.25
Dole, Sliced	Can	#2½	.31	.30
<b>BABY FOODS</b>				
Beech-Nut, Strained	Glass	4½ oz.	.10	.10
Beech-Nut, Chopped	Glass	7½ oz.	.13	.13
Clapp, Strained	Glass	4½ oz.	.10	.10
Clapp, Chopped	Glass	7½ oz.	.13	.13
Clapp, Strained	Can	4½ oz.	.08	.08
Clapp, Chopped	Can	7½ oz.	.10	.10
Libby, Strained	Can	4½ oz.	.08	.08
Libby, Junior	Can	7½ oz.	.10	.10
Gerbers, All Types	Can	4½ oz.	.08	.08
Stokely, Strained	Can	4½ oz.	.08	.08

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681; Gen. Order 51, 8 F.R. 6008)

Issued this 15th day of May 1943.

C. W. BUTLER,  
District Director,  
Jacksonville District.

[F. R. Doc. 43-8049; Filed, May 20, 1943;  
8:43 p. m.]

[Atlanta Order 1 Rev., Under Gen. Order 51]

**COMMUNITY CEILING PRICES FOR ATLANTA AREA, GEORGIA**

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the District Director of the Atlanta District Office of Region IV by the Emergency Price Control Act of 1942 as amended, Executive Order 9250, Executive Order 9328, General Order No. 51 and Regional Delegation Order No. 6, this Order No. 1 is hereby issued.

**SECTION 1 Purpose of order.** (a) In accordance with the provisions of General Order No. 51 this order establishes in section 10 community dollars and cents ceiling prices for certain food items sold in class 1 retail stores located within the Atlanta marketing area.

(b) To reduce retail sales prices of all retail sellers, except retail route sellers, of food items enumerated herein or added by amendment hereto to the community ceiling prices set out herein.

(c) To prohibit class 2, class 3 and class 4 retail stores from offering or selling at retail the food items enumerated herein or added by amendment hereto at prices higher than the maximum prices established therefor by any other price regulations issued by the Office of Price Administration in all instances where such prices are lower than the community ceiling prices established hereby.

**Sec. 2 Prohibitions.** No person except a "retail route seller" shall sell at retail within the Atlanta marketing area any food item named in this order at a price higher than the community dollars and cents ceiling price established

hereby. "Retail route sellers" may continue to charge their present ceiling prices. The community ceiling prices established herein shall be the only ceiling prices for the enumerated food items applicable to "class 1 retail stores". No person selling at retail other than in the operation of a class 1 retail store is permitted to sell or deliver at retail any of the food products enumerated herein at a price higher than the maximum price established therefor by any other price regulation issued by the Office of Price Administration.

**SECTION 3 Posting—(a) Selling prices.** Every person operating a retail store within the Atlanta marketing area at which the food items enumerated herein or included by amendment hereto are offered for sale shall post the selling prices thereof in a legible and clearly visible manner at or near the place where such food item is offered for sale.

(b) **Ceiling prices.** Every person operating a class 1 retail store within the Atlanta marketing area shall post in a conspicuous place in such establishment a list of the community ceiling prices for said food items when such list is supplied by the Office of Price Administration. Other retailers shall continue to post ceiling prices for said food items as required by the maximum price regulation applicable thereto.

(c) **Class of stores.** Every person operating a retail store within the Atlanta marketing area at which there is offered for sale any of the food items herein, or such other items as may be included in this order by amendment, shall post a sign in a conspicuous place reading "OPA-1", "OPA-2", "OPA-3", "OPA-4", whichever is applicable, thus making known the class to which the store belongs, so that the lettering thereof may be clearly seen by the customers of such store.

**Sec. 4 Applicability of General Order No. 51.** This order is subject to all of the provisions of General Order No. 51, which are hereby made a part hereof.

**Sec. 5 Effective date.** This order becomes effective on and after May 10, 1943.

**Sec. 6 Definitions.** (a) "Retail sale" means a sale of any of the food items described herein to an ultimate con-

sumer, other than a commercial, industrial, governmental or institutional user.

(b) "Retail route seller" means any person offering for sale at retail any of the food items mentioned herein from an inventory stock in trucks, or other conveyances, operated by driver-salesmen over regular routes. A retail seller is a "retail route seller" only for the food items which are sold and delivered in this way.

(c) "Atlanta marketing area" means Fulton, Cobb and DeKalb counties of the State of Georgia.

(d) Grades, types and classes of poultry referred to in this order are defined and described as in Revised Maximum Price Regulation No. 269 as amended.

(e) "Class 1 retail store" means an "independent" retail store with annual gross sales of less than \$50,000. A retail store shall be an "independent" retail store if it is not one of a group of four or more retail stores under one ownership whose combined annual gross sales are \$500,000 or more.

(f) "Class 2 retail store" means an "independent" retail store with annual gross sales of more than \$50,000, but less than \$250,000.

(g) "Class 3 retail store" means a retail store other than an "independent" retail store, with annual gross sales of less than \$250,000.

(h) "Class 4 retail store" means any retail store with annual gross sales of \$250,000 or more.

(i) "Community ceiling prices" means the highest or maximum prices permitted to be charged by this order.

**Sec. 7** Any person who violates any provision of this order is subject to the criminal penalties, civil enforcement actions, license suspension proceedings and suits for treble damages which are provided by the Emergency Price Control Act of 1942 as amended.

**Sec. 8** Lower prices than the maximum prices established by this order may be charged, demanded, paid or offered.

**Sec. 9** This order may be revoked or amended at any time.

**Sec. 10. The community dollars and cents ceiling prices established.** There is set out herein a list of the food items affected and the community ceiling prices thereof.

**CEILING PRICES, ATLANTA AREA**

**(A) CEREALS**

Grapenuts, 12 oz. pkg.	\$0.16
Post Toasties, 18 oz. pkg.	.15
Post Toasties, 11 oz. pkg.	.10
Post Toasties, 6 oz. pkg.	.06
Post's 40% Bran Flakes, 14 oz. pkg.	.16
Post's 40% Bran Flakes, 8 oz. pkg.	.11
Grapenut Flakes, 12 oz. pkg.	.16
Grapenut Flakes, 7 oz. pkg.	.11
Post's Raisin Bran, 11 oz.	.13
Post Tens	.32
Kellogg's Corn Flakes, 6 oz. pkg.	.06
Cream of Wheat, 14 oz. pkg.	.15
Quick Quaker Oats, 20 oz. pkg.	.12
Heinz Breakfast Wheat, 14 oz. pkg.	.16

**(B) CITRUS FRUIT JUICES**

Grapefruit Juice (Unsweetened), #2 can	.15
Grapefruit Juice (Unsweetened), 46 oz. can	.33



## CEILING PRICES, ATLANTA AREA—Continued

## (C) COFFEE

Maxwell House, 1 lb. paper pkg.	\$0.35
Bailey's Supreme, 1 lb. paper pkg.	.33
Maxwell House, 1 lb. glass.	.38
Bailey's Supreme, 1 lb. glass.	.38
Luzianne Coffee, 1 lb. pkg.	.33
Chase & Sanborn, 1 lb. pkg.	.33
Riverside, 1 lb. bag.	.33
Superb, 1 lb. bag.	.32
Double Seven, 1 lb. bag.	.23

## (D) CEREAL BEVERAGES

Postum Cereal, 18 oz. pkg.	.22
Instant Postum, 4 oz. pkg.	.25
Instant Postum, 8 oz. pkg.	.44

## (E) PROCESSED FISH

Pink Salmon, 1 lb. can.	.27
Red Alaska Salmon, 1 lb. can.	.45

## (F) FLOUR MIX

Aunt Jemima's Pancake Flour, 20 oz. pkg.	.13
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## (G) DRIED FRUIT

Dried Prunes, Medium Size, 1 lb. pkg.	.16
Del Monte Seedless Raisins, 15 oz. pkg.	.15
Sun-Maid Seedless Raisins, 15 oz. pkg.	.15
Sun-Maid Nectars, 15 oz. pkg.	.15

## (H) LARD

Pure Lard, Prime Steam or Kettle Rendered, 1 lb. pkg.	.20
Pure Lard, Prime Steam or Kettle Rendered, 2 lb. pkg.	.39
Pure Lard, Prime Steam or Kettle Rendered, 4 lb. pkg.	.78

## (I) COOKING &amp; SALAD OILS

Wesson Oil, 1 pt.	.33
Wesson Oil, 1 qt.	.61

## (J) HYDROGENATED SHORTENING

Crisco, 1 lb. glass.	.26
Spry, 1 lb. glass.	.26
Snowdrift, 1 lb. glass.	.26
Crisco, 3 lb. glass.	.73
Spry, 3 lb. glass.	.73
Snowdrift, 3 lb. glass.	.73

## (K) SHORTENING OTHER THAN HYDROGENATED

All brands including: White's, Crescent, Hormel's Fluffo, Armour's Vegetale, Cudahy's White Ribbon, Wilson's Advance, Swift's Jewel, Kingan's Socco:	
1 lb. carton.	.21
4 lb. carton.	.83

## (L) BUTTER

Clover Bloom, 92 score, 1 lb. pkg. (1/4 Print)	.57
Sugar Creek, 93 score, 1 lb. pkg. (1/4 Print)	.57
Sunlight, 90 score, 1 lb. pkg. (1/4 Print)	.57
Reliable, 90 score, 1 lb. pkg. (1/4 Print)	.57
Sunset Gold, 90 score, 1 lb. pkg. (1/4 Print)	.57
Gold Crest, 90 score, 1 lb. pkg. (1/4 Print)	.57
Brookfield, 90 score, 1 lb. pkg. (1/4 Print)	.57
Borden, 93 score, 1 lb. pkg. (1/4 Print)	.57
Morning Glory, 90 score, 1 lb. pkg. (1/4 Print)	.57
Mississippi A & M, 92 score, 1 lb. pkg. (1/4 Print)	.57
Cornfield, 92 score, 1 lb. pkg. (1/4 Print)	.57
Clearbrook, 90 score, 1 lb. pkg. (1/4 Print)	.57

## CEILING PRICES, ATLANTA AREA—Continued

## (L) BUTTER—continued

Valley Farm, 89 score, 1 lb. pkg. (1/4 Print)	\$0.56
Daisy, 89 score, 1 lb. pkg. (1/4 Prints)	.56
Forest Brook, 89 score, 1 lb. pkg. (1/4 Print)	.56
Stone Mountain, 89 score, 1 lb. pkg. (1/4 Print)	.56
Lake View, 89 score, 1 lb. pkg. (1/4 Print)	.56
Country Butter, Net Weight, 1 lb. parchment wrapped.	.47

## (M) MACARONI AND SPAGHETTI

Skinner's Macaroni, 7 oz. pkg.	.10
Skinner's Spaghetti, 7 oz. pkg.	.10
Mueller's Macaroni, 9 oz. pkg.	.10
Mueller's Spaghetti, 9 oz. pkg.	.10

## (N) CONDENSED &amp; EVAPORATED MILK

Dime, Condensed, 14 oz. can.	.14
Eagle, Condensed, 15 oz. can.	.22
Borden's, Evaporated, 14 oz. can.	.11
Pet, Evaporated, 14 oz. can.	.11
Carnation, Evaporated, 14 oz. can.	.11

## (O) SUGAR

Domestic refined cane, 100 lb. sack.	\$6.84
Domestic refined cane, 5 lb. bag (paper or cloth)	.34
Domestic refined cane, 1 lb., in less than 5-lb. bag.	.07

## (P) SYRUP

Log Cabin, Maple Flavor, 12 oz. bottle or can.	.21
Log Cabin, Maple Flavor, 24 oz. bottle.	.40
Karo, Red Label, 24 oz. bottle.	.17
Karo, Blue Label, 24 oz. bottle.	.17

## (Q) POULTRY GRADE "A"

Live chickens:	Per lb.
Fryers, broilers, roasters.	.38
Fowl, hens.	.34
Stags and old roosters.	.29
Dressed chickens and kosher killed chickens:	
Fryers, broilers, roasters.	.45
Fowl, hens.	.40
Stags and old roosters.	.35
Drawn chickens:	
Fryers and broilers.	.60
Roasters.	.58
Fowl, hens.	.52
Stags and roosters.	.45

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328; 8 F.R. 4681)

Issued this 8th day of May 1943.

E. A. THORNWELL,  
District Director,  
Atlanta District.

[F. R. Doc. 43-8101; Filed, May 21, 1943; 3:16 p. m.]

[Raleigh Order 2 Under Gen. Order 51]

## COMMUNITY CEILING PRICES FOR WAKE COUNTY, N. C.

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51 this order establishes in section 7, dollars-and-cents ceiling prices for certain food items sold in class 1 and class 2 retail stores located in the following area: All of Wake County, North Carolina.

SEC. 2 *Applicability.* No seller except a "retail route seller" may charge more than the ceiling prices fixed herein for his particular class of retailers as defined in section 4 hereof. Retail route sellers may continue to charge their present ceiling prices. The ceiling prices fixed herein shall be the only ceiling prices for such food items for class 1 and class 2 retail stores. All other sellers must continue to charge no more than any lower ceiling prices established by any other applicable price regulations.

SEC. 3 *Posting.* (a) *Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All class 1 and class 2 retail stores must post in a conspicuous place in the store, a list of the ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign showing the appropriate class of retailers which sign will read, "OPA-1", "OPA-2", "OPA-3" or "OPA-4" whichever applies, so that it can be clearly seen by their customers.

SEC. 4 *Definitions of classes of retailers.* For the purpose of this regulation, retailers are divided into the following four classes:

(a) *Class 1.* "Independent" retail stores with "annual gross sales" of less than \$50,000. A retail store shall be an "independent" retail store if it is not one of a group of 4 or more stores under one ownership whose combined "annual gross sales" are \$500,000 or more.

(b) *Class 2.* "Independent" retail stores with "annual gross sales" of \$50,000 or more, but less than \$250,000.

(c) *Class 3.* Retail stores, other than "independent" retail stores, with "annual gross sales" of less than \$250,000.

(d) *Class 4.* Any retail store with "annual gross sales" of \$250,000 or more.

(e) *Farmers and other sellers.* Farmers shall be considered Class 1 retailers for retail sales. Other sellers not retail stores shall find their class according to their 1942 volume of retail sales of all foods. (See section 21 of Revised MPR 238 for the meaning and method of determining "annual gross sales").

SEC. 5 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 6 *Effective date.* This order becomes effective on May 17, 1943.

SEC. 7 *The dollars and cents ceiling prices established.* The following is a list of the food items and the ceiling prices thereof: (When a grade is specified in this order, it includes only the brands named thereunder).



## CEILING PRICES, WAKE COUNTY, N. C.

Item	Grade	Brand	Size	Con- tainer, type	Ceiling price by class of retailer	
					OPA-1	OPA-2
BABY FOODS, UNGRADED BRANDS						
Baby Foods		Strained—Clapp's, Gerber, Libby's		Tin	\$0.08	\$0.08
		Chopped—Gerber, Libby's		Tin	.08	.08
		Chopped—Clapp		Tin	.10	.10
CANNED FRUITS, GRADED BRANDS						
Fruit Cocktail	Fancy	All Gold, Delmonte, Kenny's	1	Tin	.22	.22
	Fancy	Libby's	2½	Tin	.34	.34
	Fancy	All Gold, Delmonte, Libby's	2½	Glass	.35	.35
Peaches	Fancy	Blue Bunny, Libby's	2	Tin	.23	.23
	Fancy	All Gold, Delmonte, Gold Bar, Kenny's, Libby's	2½	Tin	.32	.32
	Fancy	All Gold, Delmonte, Gold Bar, Libby's	2½	Glass	.33	.32
	Choice	All Star, Great Value, Ivanhoe, Ken Dawn, Red Letter, Renown	2½	Tin	.28	.27
	Choice	Renown	2	Tin	.21	.20
	Standard	California Pack—Cloverdale, Crane	2½	Tin	.25	.24
	Standard	Eastern Pack—Miss Georgia	2½	Tin	.18	.18
	Standard	Eastern Pack—Miss Georgia	2	Tin	.15	.15
	Fancy	Delmonte, Roman Gold	2	Tin	.26	.25
	Fancy	Delmonte, Libby's	2½	Tin	.36	.35
	Fancy	Delmonte, Kenny's, Libby's	2½	Glass	.37	.37
Pineapple	Fancy	Crushed—Delmonte, Libby's	1	Tin	.12	.12
	Fancy	Sliced—Delmonte, Libby's	1	Tin	.13	.13
	Fancy	Crushed—Delmonte, Libby's	2	Tin	.24	.24
	Fancy	Sliced—Delmonte, Libby's	2	Tin	.25	.24
	Fancy	Sliced—Delmonte	2½	Tin	.30	.30
VEGETABLES AND VEGETABLE JUICES GRADED BRANDS						
Beans, Green	Fancy	Small, whole—Torsch, York River	2	Tin	.19	.19
	Fancy	Medium, whole—Torsch	2	Tin	.17	.16
	Fancy	Cut—Pocahontas, Tidewater	2	Tin	.19	.19
	Standard	Cut—Arcadia, Eastern Shore, Eberwine, Jovial, London, Hill, Pocahontas, Powhatan, St. Elmo, Sumpter, World's Favorite	2	Tin	.14	.14
Corn	Fancy	Shoe Peg—Bloombsbury, Libby's, Pocahontas, Red Cross, Summer Sweet, Tidewater, Tiny Tim	2	Tin	.17	.16
	Fancy	Cream style—Garden Flower, Pocahontas, Stokley, Torsch	2	Tin	.16	.16
	Standard	Cream style—Arctic, IXL, Mayfield, Philips, Pride of the Valley, Proclamation, Scott Co. Sweet Meadow	2	Tin	.13	.13
Peas, English	Fancy	Petit Pois—Delmonte, Pocahontas, Torsch	2	Tin	.23	.22
	Substandard	Hambrook, Shadyside	2	Tin	.12	.12
Tomatoes	Virginia Standard	Bay, Broad Mountain, Davis Mill, Everripe, Golden Glow, Hill Davis, Philips, Powhatan, Pride of Virginia, Reeds-ville, Stafford, Uncle Ned, Willow Brook, Red Glow	2	Tin	.13	.13
		Powhatan, Uncle Ned	2½	Tin	.16	.16
	Extra Standard	Kenny's	2	Tin	.14	.14
VEGETABLES AND VEGETABLE JUICES, UNGRADED BRANDS						
Beans, Lima		Midget—Pocahontas, Torsch, York River	2	Tin	.25	.25
		Tiny—Libby's, Pocahontas, Tidewater, Torsch, York River	2	Tin	.23	.22
		Small—Libby's, Pocahontas, Torsch	2	Tin	.21	.20
Beets		Green & White—Philips	2	Tin	.15	.14
		Cut—Maryland Chief, Pocahontas	2	Tin	.11	.11
		Diced—Scott County	17 oz.	Glass	.12	.12
		Sliced—Pocahontas	2	Tin	.13	.13
Carrots		Whole—Geneva, Maryland Chief	2	Tin	.16	.16
		Diced—Scott County	16 oz.	Glass	.12	.11
Peas English		Diced—Gibbs	2	Tin	.12	.12
		Durham—Maid (tiny), Little Darling (sifted) Oxford (small), Torsch (medium)	2	Tin	.17	.17
		Powhatan (tiny)	2	Tin	.21	.21
		Torsch (small fancy)	2	Tin	.19	.18
		LaGrande (Tom Thumb), Pocahontas (large sweet), Oxford (small)	2	Tin	.18	.18
		LaGrande (sifted), McGrath (Champion sifted), Pine Cone (Early June)	2	Tin	.16	.15
		Enfield (Early June), Happy Vale (Early June), LaGrande (4 sieve), Torsch (4 sieve)	2	Tin	.15	.15
		Great Northern (Early June)	2	Tin	.14	.14
		Hambrook (tiny), Northampton (Early June)	2	Tin	.13	.13
		Green Giant	#303	Tin	.19	.18
		DelMonte	#303	Tin	.20	.20
		April Showers	#303	Tin	.16	.15
Sauerkraut		Carolina Beauty	28 oz.	Glass	.17	.17
		Carolina Beauty	4 lb.	Glass	.33	.33
		Scott County	2 lb.	Glass	.20	.20
Spinach		Scott County	4 lb.	Glass	.36	.36
		Libby's	2½	Tin	.26	.26
Tomato Juice		Parks Hall	2	Tin	.17	.17
		Campbell, Libby's, Swift	14 oz.	Tin	.09	.09
		Campbell, Hurf, Swift	20 oz.	Tin	.12	.12
		Musselman	24 oz.	Tin	.13	.13
		Campbell, Swift, Welsh	47 oz.	Tin	.27	.27
		Musselman	47 oz.	Tin	.23	.23

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681, Gen. Order 51, 8 F.R. 6003)

Issued this 15th day of May 1943.

THEODORE S. JOHNSON,  
District Director,  
Raleigh District.

[F. R. Doc. 43-8105; Filed, May 21, 1943;  
3:16 p. m.]

[Tampa Order 2 Under Gen. Order 51]

# COMMUNITY CEILING PRICES FOR TAMPA, FLA.

SECTION 1. *What this order does.* In accordance with the provisions of General Order No. 51, this order establishes in section 7, dollars-and-cents ceiling prices for certain food items sold in class 1 and 2 retail stores in the following area:

All of that area included within the corporate limits of the City of Tampa, Hillsborough County, Florida, and certain areas adjoining said city, more particularly described as follows:

1. Beginning at a point where the main line of the Seaboard Air Line Railroad intersects the Easternmost boundary of said City of Tampa in the South Half (S½) of Section Sixteen (16), Township Twenty-nine (29) South, Range Nineteen (19) East, Hillsborough County, Florida; running thence in an Easterly direction along the center line of the said railroad to the point where it intersects the East boundary of Section Fourteen (14), Township Twenty-nine (29) South, Range Nineteen (19) East; thence North along the East boundaries of Sections Fourteen (14), Eleven (11) and Two (2) in said Township and Range, continuing North along the East boundaries of Sections Thirty-five (35), Twenty-six (26) and Twenty-three (23) of Township Twenty-eight (28) South, Range Nineteen (19) East to the Southerly bank of the Hillsborough River; thence in a Westerly direction following the course of said river toward its mouth to a point where it is crossed by the Tampa Northern Railroad (Seaboard Air Line Railroad) in Section Thirty (30), Township Twenty-eight (28) South, Range Nineteen (19) East; thence in a Northwesterly direction along the center line of said railroad until it forks at or near Temple Terrace Highway; thence following the Westerly curve and proceeding in a Westerly direction along the center line of the Tampa and Gulf Coast Railroad (Seaboard Air Line Railroad) to a point where it would be intersected by the center line of North Habana Avenue if said Avenue were extended North to said railroad; thence South along the center line of said North Habana Avenue as extended and said Avenue to Tampa Bay Boulevard, the Northerly boundary of the City of Tampa.

2. All of that area not included within the corporate limits of the City of Tampa lying South of Cypress Avenue as extended to the shores of Old Tampa Bay, including all of that area lying between Hillsborough Bay and Old Tampa Bay, and further including the Interbay Peninsula.

The above described area will be known as the Greater Tampa Retail Trade Area, and without limiting or broadening the specific description of said area as set forth above, but for the purpose of general simplicity, said area extends in an Easterly direction to Six Mile Creek; in a Northerly direction to the Hillsborough River and the Tampa and Gulf Coast Railroad, including Sulphur Springs; in a Westerly direction to



Habana Avenue (North of the city limits); and includes all of the area South of Cypress Avenue, West of the city limits and between the two bays.

SEC. 2 *Applicability.* No seller, except a "retail route seller", may charge more than the ceiling prices fixed herein for his particular class of retailers, as defined in section 4, hereof. Retail route sellers may continue to charge their present ceiling prices. The ceiling prices fixed herein for a class of retailers shall be the only ceiling prices for such food items for all sellers in that class. All other sellers must continue to charge no more than any lower ceiling prices established by any other applicable price regulations.

SEC. 3 *Posting.*—(a) *Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All class 1 and 2 retail stores must post, in a conspicuous place in the store, a list of the ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign showing the appropriate class of retailers, which sign will read "OPA 1", "OPA 2", "OPA 3", or "OPA 4", whichever applies, so that it can be clearly seen by their customers.

SEC. 4 *Definitions of classes of retailers.* For the purpose of this regulation, retailers are divided into the following four classes:

(a) *Class 1.* "Independent" retail stores with "annual gross sales" of less than \$50,000. A retail store shall be an "independent" retail store if it is not one of a group of four or more stores under one ownership whose combined "annual gross sales" are \$500,000 or more.

(b) *Class 2.* "Independent" retail stores with "annual gross sales" of \$50,000 or more, but less than \$250,000.

(c) *Class 3.* Retail stores, other than "independent" retail stores, with "annual gross sales" of less than \$250,000.

(d) *Class 4.* Any retail store with "annual gross sales" of \$250,000 or more.

(e) *Farmers and other sellers.* Farmers shall be considered class 1 retailers for retail sales. Other sellers not retail stores shall find their class according to their 1942 volume of retail sales of all foods. (See section 21 of Revised Maximum Price Regulation 238 for the meaning and method of determining "annual gross sales".)

SEC. 5 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 6 *Effective date.* This order becomes effective on May 17, 1943.

SEC. 7 *The dollars-and-cents ceiling prices established.* The following is a list of the food items and the ceiling prices thereof:

# CEILING PRICES, TAMPA, FLA.—CLASS 1 AND CLASS 2 STORES

## CORN

### Cream Style:

#### Country Gentleman:

Baxter's Finest White Crosby, #2 can.....	\$0.16
Del Monte, #2 can.....	.17
Del Monte, 303 can.....	.15
Exquisite, #2 can.....	.17
Flag, #2 can.....	.16
Jovial Sweet, #2 can.....	.13
Libby's, 303 can.....	.15
Libby's, #2 can.....	.18
Stokely's, #2 can.....	.17

#### Golden:

County Kist Cream Style, 303 can.....	.11
Del Monte, 303 can.....	.14
Exquisite, #2 can.....	.16
Flag, #2 can.....	.16
Garden Patch, 303 can.....	.12
Milford, 303 can.....	.15
Pleezing, 303 can.....	.15
Scott County Sweet, #2 can.....	.14

#### Whole:

Del Monte, 303 glass.....	.18
Exquisite, 303 can.....	.16
Fame V. P., 12 oz. can.....	.15
Garden Patch, 12 oz. can.....	.14
Libby's, #2 can.....	.17
Milford V. P., 12 oz. can.....	.15
Milford (Fancy), #2 can.....	.18
Niblets V. P., 12 oz. can.....	.15
Stokely's V. P., 12 oz. can.....	.15

## LIMA BEANS

Exquisite (Tiny), #1 can.....	.15
Exquisite (Tiny), #2 can.....	.22
Exquisite (Small), 303 can.....	.17
Fame (Tiny Green), #1 can.....	.15
Fame (Tiny Green), #2 can.....	.22
Flag (Tiny Green), #2 can.....	.23
Flag (Small Green), #2 can.....	.20
King Cole (Green and White), 303 can.....	.12
King Cole (Tiny Green), 303 can.....	.18

## PEAS

County Kist (Extra Large Sweet), 303 can.....	.12
Del Monte (Early Garden), 303 can.....	.20
Del Monte (Early Garden), 303 glass.....	.21
Del Monte (Midget), #2 can.....	.23
Del Monte (Tiny), #2 can.....	.24
Garden Gift (Sweet Peas), 303 can.....	.12
Garden Patch (Fancy Sweet), 303 can.....	.15
Libby's Garden Sugar, 303 can.....	.17
Roger's (Fancy Sweet), 303 can.....	.16

## STRING BEANS (CUT)

Big Lake, #2 can.....	.15
Indian River, #2 can.....	.15
Jack Sprat, #2 can.....	.15
Mountain Fresh, #2 can.....	.17
Stokely's, #2 can.....	.18
Sunshine, #2½ can.....	.20

## TOMATO JUICE

Campbell's, 14 oz. can.....	.09
Campbell's, 20 oz. can.....	.12
Campbell's 47 oz. can.....	.27
Libby's, 14 oz. can.....	.10
Phillips, 10½ oz. can.....	.08
Scott County, 9 oz. can.....	.07
Scott County, 18 oz. can.....	.13
Stokely's 46 oz. can.....	.28
Welch, 47 oz. glass bottle.....	.25

## PEACHES

All Good, #2½ can.....	.27
Cock O'The Walk, #2½ can.....	.26
Del Monte, #2½ glass.....	.33
Del Monte, #2½ can.....	.31
Exquisite, #2½ can.....	.29
Redondo, #1 tall can.....	.17
Redondo, #2½ can.....	.27
Signet, #2½ glass.....	.33
Town Talk, #2 can.....	.22
Town Talk, #2½ can.....	.27

# CEILING PRICES, TAMPA, FLA.—CLASS 1 AND CLASS 2 STORES—Continued

## PEARS

Del Monte, 303 glass.....	\$0.25
Del Monte, #2½ glass.....	.37
Exquisite, #2½ can.....	.35
Gold Bar, #2½ can.....	.31
Gold Bar, #2½ glass.....	.36
Libby's, #2 can.....	.26
Libby's, #2½ can.....	.35
Libby's, #2½ glass.....	.37
Signet, #1 tall glass.....	.24
Signet, #2½ glass.....	.38
Sunburst, #2½ can.....	.30

## PINEAPPLE

Crushed:	
Ambrosia, 6½ oz. flat can.....	.11
Ambrosia, 9 oz flat can.....	.14
Ambrosia, #2 can.....	.24
Ambrosia, #2½ can.....	.31
Del Monte, #1 flat can.....	.13
Del Monte, #2 can.....	.24
Del Monte, #2½ can.....	.31
Dole, #2 can.....	.23
Gold Bar, #1 flat can.....	.13
Gold Bar, #2 can.....	.23
Gold Bar, #2½ can.....	.25

#### Sliced:

Del Monte, #1 flat can.....	.14
Del Monte, #1½ flat can.....	.17
Del Monte, #2 can.....	.25
Del Monte, #2½ can.....	.31
Gold Bar, #1 flat can.....	.13
Gold Bar, #2 can.....	.25
Gold Bar, #2½ can.....	.30
Ukelele, #2 can.....	.20

## FRUIT COCKTAIL

Cock O'The Walk, #1 tall can.....	.20
Cock O'The Walk, #2½ can.....	.34
Del Monte, 8 oz. buffet.....	.11
Del Monte, #1 tall can.....	.19
Del Monte, #2½ can.....	.35
Exquisite, #1 tall can.....	.20
Libby's, #1 tall can.....	.20
Signet, #1 tall glass.....	.23
Signet, #2½ glass.....	.36

## PINEAPPLE JUICE

Del Monte, #2 can.....	.16
Del Monte, 211 can.....	.12
Del Monte, 46 can.....	.38
Dole, #2 can.....	.16
Dole, 211 can.....	.12
Dole, 46 can.....	.38

## BABY FOODS

Clapp's (strained), 4½ oz. glass.....	.09
Clapp's (strained), 4½ oz. can.....	.08
Clapp's (chopped), 6½ oz. glass.....	.12
Clapp's (chopped), 6½ oz. can.....	.11
Gerber's (strained), 4½ oz. glass.....	.09
Gerber's (strained), 4½ oz. can.....	.08
Libby's, 4½ oz. glass.....	.09
Libby's, 4½ oz. can.....	.08

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681; Gen. Order 51, 8 F.R. 6008)

Issued this 15th day of May 1943.

CARLTON C. CONE,  
District Director,  
Tampa District.

[F. R. Doc. 43-8107; Filed, May 21, 1943; 3:18 p. m.]

[Houston Order 1 Under Gen. Order 51]

# COMMUNITY CEILING PRICES FOR HARRIS COUNTY, TEXAS

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51, this Order establishes,



in section 6, community (Dollars and Cents) ceiling prices for certain food items sold in Class 1 Retail Stores located in the following area: All of Harris County, Texas.

SEC. 2 *Application to other sellers.* No sellers except a "retail route seller", may charge more than these community (Dollars and Cents) ceiling prices. Retail route sellers may continue to charge their present ceiling prices. The community ceiling prices shall be the only ceiling prices for such food items for "class 1 retail stores". All other sellers must continue to charge no more than any lower ceiling prices established by any other applicable price regulations.

SEC. 3 *Posting—(a) Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food is offered for sale.

(b) *Ceiling prices.* All class 1 Retail Stores must post, in a conspicuous place in the store, a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign reading, "OPA-1", "OPA-2", "OPA-3", or "OPA-4", whichever applies, so that it can be clearly seen by their customers. The definitions of classes of retailers shall be those contained in Revised Maximum Price Regulation Nos. 238 and 268.

SEC. 4 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 5 *Effective date.* This order becomes effective on May 10, 1943.

SEC. 6 *The community (dollars and cents) ceiling prices established.* The following is a list of the food items and the Community Ceiling Prices thereof:

#### CEILING PRICES, HARRIS COUNTY, TEX.

BANANAS		Per lb.
Central American		\$0.14
Northern Mexico		.07
Southern Mexico		.10
BUTTER		
Armour's Cloverbloom in 1/4's		.56
Armour's Cloverbloom in rolls		.55
Armour's Cloverbloom in solids		.56
Borden's 1/4's		.56
Borden's Twin Rolls		.56
Borden's Solids		.56
Carnation in 1/4's		.57
Falfurrias in 1/4's		.57
Kingsville in 1/4's		.57
Kingsville in solids		.57
Lone Star in 1/4's		.56
Lone Star in solids		.56
Metzgers in 1/4's		.56
Metzgers in solids		.56
McIlhenny in 1/4's		.57
Mistletoe in 1/4's		.55
Morning Glory in 1/4's		.55
Morning Glory in solids		.55
Phenix in 1/4's		.56

#### CEILING PRICES, HARRIS COUNTY, TEX.—CON.

BUTTER—continued		Per lb.
Phenix in solids		\$0.56
Spear's in 1/4's		.56
Wern's in 1/4's		.56
Wern's in solids		.55
CEREALS		
Cherri Oats, individual, each		.03
Cheeri Oats, 7 oz.		.14
Clapp's Dry Cereal, 8 oz.		.14
Clapp's Dry Oatmeal, 8 oz.		.14
Corn Kix, individual, each		.03
Corn Kix, 7 oz.		.14
Cream of Wheat, regular, 14 oz.		.15
Cream of Wheat, regular, 28 oz.		.26
Cream of Wheat, 5 min. 14 oz.		.15
Cream of Wheat, 5 min. 22 oz.		.26
Crystal Wedding, 16 oz.		.11
Crystal Wedding, 48 oz.		.24
Grape Nuts, individual, each		.03
Grape Nuts, 12 oz.		.16
Grape Nuts Flakes, 7 oz.		.11
Grape Nuts Flakes, 12 oz.		.16
Heinz Breakfast Wheat, 14 oz.		.17
Heinz Rice Flakes, 6 1/2 oz.		.12
Kellogg's All Bran, individual, each		.03
Kellogg's All Bran, 10 oz.		.14
Kellogg's All Bran, 16 oz.		.22
Kellogg's Corn Flakes, individual, each		.03
Kellogg's Corn Flakes, 6 oz.		.06
Kellogg's Corn Flakes, 11 oz.		.10
Kellogg's Corn Flakes, 18 oz.		.14
Kellogg's 40% Bran, individual, each		.03
Kellogg's 40% Bran, 8 oz.		.11
Kellogg's 40% Bran, 14 oz.		.16
Kellogg's Pep, individual, each		.03
Kellogg's Pep, 10 oz.		.14
Kellogg's Rice Krispies, 5 1/2 oz.		.14
Kellogg's Shredded Wheat, 12 oz.		.12
Kellogg's Varieties, individuals (carton of ten)		.26
Kellogg's Wheat Krumbles, 9 oz.		.13
Malt-O-Meal, 26 oz.		.26
Millers Corn Flakes, 6 ozs.		.05
Millers Corn Flakes, 11 ozs.		.09
National Biscuit Co., Shredded Wheat, regs.		.13
National Oats, 3-Min. oats, 20 ozs.		.12
National Oats Co., 3-Min. oats, 42 ozs.		.29
National Oats Co., 3-Min., 48 ozs.		.25
Pillsbury, Farina, 14 ozs.		.09
Post's 40% Bran Flakes, individual		.03
Post's, 40% Bran Flakes, 8 ozs.		.11
Post's, 40% Bran Flakes, 14 ozs.		.16
Post's, Post-Tens, indiv. (Carton of 10)		.26
Post Toasties, 1 oz.		.03
Post Toasties, 6 ozs.		.06
Post Toasties, 11 ozs.		.10
Post Toasties, 18 ozs.		.18
Premier, Farina, 14 ozs.		.07
Premier, Farina, 28 ozs.		.12
Premier, Regular Oats, 20 ozs.		.10
Premier, Quick Oats, 20 ozs.		.10
Quaker Crackles, 7 ozs.		.09
Quaker, Farina, 14 ozs.		.10
Quaker Muffets, 8 ozs.		.09
Quaker Oats, 20 ozs.		.12
Quaker Oats, 48 ozs.		.26
Quaker Oaties, 8 ozs.		.13
Quaker Oats with Premium, 42 ozs.		.21
Quaker Oats with Premium, 48 ozs.		.33
Quaker Puffed Rice, Individual		.03
Quaker Puffed Rice, 4 1/2 ozs.		.13
Quaker Puffed Wheat, indiv.		.03
Quaker Puffed Wheat, 4 1/2 ozs.		.11
Ralston (Instant), 1 lb.		.24
Ralston Wheat Cereal, 24 ozs.		.24
Ralston, Shredded, 1 1/2 ozs.		.02
Ralston, Shredded, 12 ozs.		.13
Rice Krispies, individual		.03
Shredded Wheat, individual		.02
Skinner's Raisin Bran, 1 oz.		.02
Skinner's Raisin Bran, 11 oz.		.12

#### CEILING PRICES, HARRIS COUNTY, TEX.—CON.

CEREALS—continued		Per lb.
Wheaties individual		\$0.03
Wheaties, 8 oz.		.13
CHEESE		
Armour's Cloverbloom, 1/2 lb. pkg.		.22
Armour's Cloverbloom, 2 lb. loaf		.34
Borden's American, 1/2 lb.		.23
Borden's Olive Pimento Spread, 5 oz. glass		.20
Borden's Pimento Chateau, 1/2 lb.		.24
Borden's Pimento Spread, 5 oz. glass		.20
Borden's Pineapple Spread, 5 oz. glass		.20
Borden's Relish Spread, 5 oz. glass		.20
Borden's Smokey Spread, 5 oz. glass		.23
Borden's Veri-Sharp, 5 oz. glass		.23
Borden's Veri-Sharp, 1/2 lb.		.25
Kraft's American, 1/4 lb.		.11
Kraft's American, 1/2 lb.		.23
Kraft's Brick, 1/4 lb.		.14
Kraft's Brick, 1/2 lb.		.24
Kraft's Limburger Spread, 5 oz. glass		.20
Kraft's Limburger, 1/4 lb.		.14
Kraft's Limburger, 1/2 lb.		.24
Kraft's Old English Spread, 5 oz. glass		.24
Kraft's Olive Pimento Spread, 5 oz. glass		.20
Kraft's Pimento Spread, 5 oz. glass		.20
Kraft's Pimento, 1/4 lb.		.14
Kraft's Pimento, 1/2 lb.		.24
Kraft's Pimento Velveta, 1/4 lb.		.14
Kraft's Pimento Velveta, 1/2 lb.		.24
Kraft's Roka Spread, 5 oz. glass		.24
Kraft's Swiss, 1/4 lb.		.14
Kraft's Swiss, 1/2 lb.		.24
Kraft's Velveta, 1/4 lb.		.14
Kraft's Velveta, 1/2 lb.		.24
CHICKENS AND FOWLS		
Fryers and Broilers under 4 lbs:		
Live weight		.37
Rough dressed		.42
Dressed and drawn		.57
Fowls (hens):		
Live weight		.32
Rough dressed		.38
Dressed and drawn		.50
CITRUS FRUITS AND JUICES, CANNED		
Monarch, grapefruit juice, fancy, 46 ozs.		.33
Monarch, grapefruit juice, fancy #2 can		.14
Texsun, grapefruit juice, 46 ozs.		.33
Tropic Gold, grapefruit juice, 46 ozs.		.33
Tropic Gold, grapefruit juice #2 can		.14
Tropic Sweet, grapefruit juice, 46 ozs.		.33
Sir Francis Drake, grapefruit juice, 46 ozs.		.33
Sir Francis Drake, grapefruit juice, #2 can		.14
Uncle William, grapefruit juice, Grade C, #2 can		.14
COFFEE		
Admiration, 1 lb. paper		.34
Admiration, 1 lb. can		.38
Del Monte, 1 lb. glass		.37
Folger's, 1 lb. paper		.36
Folger's, 1 lb. glass		.39
Folger's, 2 lbs. glass		.74
H & H, 1 lb. paper		.33
H & H, 3 lbs. paper		1.02
Kaffee Hag 1 lb. glass		.40
Maxwell House, 1 lb. paper		.35
Maxwell House, 1 lb. glass		.38
Maxwell House, 2 lbs. glass		.74
Chase & Sanborn Coffee, 1 lb. paper		.34
Monarch, 1 lb. paper		.33
Morning Delight, 1 lb. paper		.27
Premier, 1 lb. paper		.34
Sanka, 1 lb. glass		.42
Sunset, 1 lb. paper		.32
Texas Girl, 1 lb. paper		.26



## CEILING PRICES, HARRIS COUNTY, TEX.—CON.

## EGGS

	Retail per dozen	
	Unpack- aged	Cartons
Grade A:		
Extra Large	51	53
Large	48	50
Medium	44	46
Small	39	41
Grade B:		
Large	46	48
Medium	41	43
Small	37	39
Current receipts (or ungraded eggs):		
Large	43	45
Small	33	35

## PROCESSED FISH

California Natural Sardines	\$0.13
Chum Salmon, 1/2 lb.	.18
Chum Salmon, 1 lb.	.26
Demming Red Salmon, 1/2 lb.	.33
Eatwell Calif. Tomato Sardines, 15 oz. oval	.17
Pink Salmon, 1/2 lb.	.19
Van Camp's Calif. Tomato Sardines, 1 lb.	.16
Pink Salmon, 1 lb.	.27
Demming Red Salmon, 1 lb.	.49

## DRIED FRUIT (PACKAGED)

Sun Maid Seedless Nectar Raisins, 15 oz.	.15
Sunsweet Extra Large Prunes, 1 lb.	.20
Sunsweet Prunes, Large, 1 lb.	.19
Sunsweet Prunes, Large, 2 lb.	.37
Sunsweet Prunes, Medium, 2 lb.	.31

## FLOUR AND FLOUR MIXTURES

Aunt Jemima, Buckwheat, 20 oz.	.15
Aunt Jemima, Pancake, 20 oz.	.13
Aunt Jemima, 2 1/2 lb. (Pancake)	.24
Bisquick, Flour, 20 oz.	.21
Bisquick, Flour, 40 oz.	.38
Dromedary, Gingerbread Mix, 14 1/2 oz.	.22
Duff's, Waffle Mix, 14 oz.	.24
Gladiola, Flour, 12 lb.	.72
Gladiola, Flour, 24 lb.	1.41
Gold Chain, Flour, 3 lb.	.23
Gold Chain, Flour, 6 lb.	.43
Gold Chain, Flour, 12 lb.	.82
Gold Chain, Flour, 24 lb.	1.58
Gold Chain, Flour, 48 lb.	3.07
Gold Medal Kitchen Tested, Flour, 3 lb.	.23
Gold Medal Kitchen Tested, Flour, 6 lb.	.42
Gold Medal Kitchen Tested, Flour, 12 lb.	.80
Gold Medal Kitchen Tested, Flour, 24 lb.	1.55
Gold Medal Kitchen Tested, Flour, 48 lb.	3.00
Kansas Best, Flour, 3 lb.	.19
Kansas Best, Flour, 6 lb.	.35
Kansas Best, Flour, 12 lb.	.68
Kansas Best, Flour, 24 lb.	1.27
Kansas Best, Flour, 48 lb.	2.46
Light Crust, Flour, 3 lb.	.22
Light Crust, Flour, 6 lb.	.43
Light Crust, Flour, 10 lb.	.65
Light Crust, Flour, 25 lb.	1.51
Pillsbury's Whole Wheat Flour, 2 lb.	.20
Pillsbury's Best, Flour, 3 lb.	.23
Pillsbury's Best, 6 lb.	.42
Pillsbury's, Flour, 12 lb.	.80
Pillsbury's Best, Flour, 24 lb.	1.54
Pillsbury's Best, Flour, 48 lbs.	3.00
Pillsbury's, Pancake, 20 oz.	.11
Pillsbury's, Pancake, 3 1/2 lbs.	.24
Premier, Pancake Flour, 20 oz.	.08
Premier, Icy Cake Flour, 2 3/4 lbs.	.20
Red & White, Flour, 3 lbs.	.21
Red & White, Flour, 6 lbs.	.39
Red & White, Flour, 12 lbs.	.73
Red & White, Flour, 24 lbs.	1.46
Red & White, Flour, 48 lbs.	2.72

## CEILING PRICES, HARRIS COUNTY, TEX.—CON.

## FLOUR AND FLOUR MIXTURES—continued

Silver Peak, Flour, 3 lbs.	\$0.21
Silver Peak, Flour, 6 lbs.	.39
Silver Peak, Flour, 12 lbs.	.73
Silver Peak Flour, 24 lbs.	1.41
Silver Peak, Flour, 48 lbs.	2.72
Softasilk, Flour, 2 3/4 lbs.	.32
Swansdown, Flour, 2 3/4 lbs.	.32

## HONEY

3 Bees, 8 ozs.	.17
3 Bees, 1 lb.	.31
3 Bees, 20 ozs.	.41
3 Bees, (Honeycomb), 20 ozs.	.44
3 Bees (Refrigerator) 42 ozs.	.80
3 Bees (Honeycomb), 42 ozs.	.86
Premier (Clover) 10 ozs.	.24
Premier (Clover) 1 lb.	.36
Premier (Orange Blossom) 1 lb.	.37

## LARD

Armour's Star, 1 lb. carton	.20
Armour's Star, 4 lb.	.78
Armour's Star, 8 lb.	1.56
Cedar Valley, 2 lb.	.39
Cedar Valley, 4 lb.	.78
Cedar Valley, 8 lb.	1.56
Hormel, 1 lb.	.19
Snowbrand, Open Kettle Rendered, 1 lb.	.20
Snowbrand, Open Kettle Rendered, 2 lb.	.40
Snowbrand, Open Kettle Rendered, 4 lb.	.80
Swift's Silverleaf, 1 lb.	.20
Swift's Silverleaf, 2 lb.	.39
Swift's Silverleaf, 4 lb.	.78

## MACARONI AND SPAGHETTI PRODUCTS

Blue Bell Macaroni, 5 oz.	.04
Budget, Macaroni, 6 oz.	.05
Blue Bell Noodles, 5 oz.	.04
Luxury, Macaroni Dinner, 6 oz.	.10
Luxury, Macaroni, 12 oz.	.10
Luxury, Noodles, 6 oz.	.10
Magnolia, Macaroni Products, 5 oz.	.05
Monarch, Macaroni Products, 8 oz.	.09
Monarch, Macaroni Products, 1 lb.	.15
Premier, Macaroni, 8 oz.	.10
Premier, Macaroni, 1 lb.	.15
Premier, Noodles, egg, 5 oz.	.11
Premier Noodles, egg, 8 oz.	.14
Premier Noodles, egg, 12 oz.	.22
Premier, Spaghetti, 8 oz.	.10
Premier, Spaghetti, 1 lb.	.15
Red & White, Macaroni Prod., 8 oz.	.09
16 A, Macaroni, 7 oz.	.05
16 A, Spaghetti, 7 oz.	.05
Skinner's Macaroni Products, 7 oz.	.10
Skinner's Noodles, 5 oz.	.10

## MILK

Condensed:	
Dime, 14 oz.	.14
Eagle, 15 oz.	.22
Evaporated:	
Borden, 14 1/2 oz.	.11
Carnation, 6 oz.	.05
Carnation, 14 1/2 oz.	.11
Pet, 6 oz.	.05
Pet, 14 1/2 oz.	.11
Fluid milk: Dollars and cents prices on fluid milk have previously been established in all communities.	

## OILS, COOKING AND SALAD

Armour's Star, 1/2 gal.	1.00
Bonoi, 1 oz.	.09
Diamond, Peanut Oil, 1 gal.	1.85
Magnolia, 1 pt.	.31
Monarch, Olive Oil, 4 oz.	.33
Pompeian, Olive Oil, 1 oz.	.10
Pompeian, Olive Oil, 3 oz.	.24
Pompeian, Olive Oil, 1/2 pt.	.52
Pompeian, Olive Oil, 1 pt.	1.02
Pompeian, Olive Oil, 1 qt.	2.02
Swift's Salad Oil, 1 pt.	.31
Swift's Salad Oil, 1 qt.	.57

## CEILING PRICES, HARRIS COUNTY, TEX.—CON.

## OILS, COOKING AND SALAD—continued

Swift's Salad Oil, 1/2 gal.	\$1.11
Swift's Salad Oil, 1 gal.	1.90
Triat, Olive Oil, 1 1/2 oz.	.12
Triat, Olive Oil, 2 oz.	.14
Triat, Olive Oil, 8 oz.	.51
Wesson, 1 pt.	.33
Wesson, 32 oz.	.63
Wesson, 1 gal.	2.11

## PEANUT BUTTER

Bama, 6 oz.	.16
Bama, 12 oz.	.28
Bama, 24 oz.	.51
Bama, 32 oz.	.65
Bama (Nutty) 16 oz.	.36
Bama (Regular) 16 oz.	.35
Delicious, 4 oz.	.12
Delicious, 12 oz.	.27
Delicious, 16 oz.	.33
Delicious, 24 oz.	.48
Delicious, 32 oz.	.63
Everbest, 6 oz.	.14
Everbest, 12 oz.	.26
Everbest, 16 oz.	.33
Everbest, 24 oz.	.47
Everbest, 32 oz.	.61
Heinz, 9 1/2 oz.	.28
Heinz, 16 oz.	.44
I. G. A., 16 oz.	.31
Monarch, Fancy, 1 lb.	.36
Peter Pan, 4 1/2 oz.	.16
Peter Pan, 13 oz.	.41
Peter Pan, 32 oz.	.90
Premier, Regular, 1 lb.	.41
Premier, Rough, 1 lb.	.42
Southland, 8 oz.	.19
Southland, 16 oz.	.34

## SHORTENING, HYDROGENATED

Crisco, 1 lb.	.26
Crisco, 3 lb.	.74
Crisco, 6 lb.	1.49
Snowdrift, 1 lb.	.26
Snowdrift, 3 lb.	.73
Snowdrift, 6 lb.	1.46
Snokreem, 3 lb.	.69
Spry, 1 lb.	.26
Spry, 3 lb.	.74

## SHORTENING, OTHER

Armour's Vegetole, 1 lb.	.21
Armour's Vegetole, 3 lb.	.63
Armour's Vegetole, 4 lb.	.83
Birdbrand, 1 lb.	.21
Crustene, 1 lb.	.21
Crustene, 3 lb.	.63
Diamond, 1 lb.	.21
Diamond, 4 lb.	.83
Diamond, 8 lb.	1.67
Swift's, 1 lb.	.21
Swift's, 3 lb.	.63
Swift's, 4 lb.	.83
Swift's, 8 lb.	1.67
Mrs. Tucker's, 3 lb.	.63

## SUGAR

Brown Sugar, 1 lb.	.08
Cane Sugar, 1 lb.	.08
Cane Sugar, 2 lb.	.15
Cane Sugar, 5 lb.	.36
Cane Sugar, 10 lb.	.71
Confectioner's Powdered Sugar, 1 lb.	.08

## SYRUPS

Brer Rabbit, Blue Label, 25 ozs.	.24
Brer Rabbit, Brown Label, 25 ozs.	.25
Brer Rabbit, Green Label, 25 ozs.	.17
Brer Rabbit, Green Label, 25 ozs.	.32
Brer Rabbit, Gold Label, 12 ozs.	.23
Brer Rabbit, Red Label, 11 ozs., glass.	.10
Brer Rabbit, Red Label, 25 ozs., glass.	.19
Brer Rabbit, Red Label, 52 ozs., glass.	.36
Brer Rabbit, Red Label, #10 glass.	.69
Karo, Blue Label, 11 ozs.	.17
Karo, Blue Label, #5.	.43
Karo, Green Label, Waffle, 11 ozs.	.19
Karo, Red Label, 12 ozs.	.18



## CEILING PRICES, HARRIS COUNTY, TEX.—Con.

## SYRUPS—continued

Karo, Red Label, #5	\$0.46
Log Cabin, Cane & Maple, 12 ozs.	.21
Log Cabin, Large	.79
Staley's, Waffle Syrup, #1½	.19
Vermont Maid, 12 ozs.	.21
Vermont Maid, 24 ozs.	.40

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued on this the 8th day of May 1943.

BEN TAUB,  
District Director,  
Houston District.

[F. R. Doc. 43-8106; Filed, May 21, 1943;  
3:17 p. m.]

## Region V.

[St. Louis Order 1, Under Gen. Order 51,  
Amdt. 1]

## MODIFICATION OF CEILING PRICES IN ST. LOUIS AREA

For the reasons set forth in the opinion issued simultaneously herewith and under the authority vested in the Director of the St. Louis District Office of the Office of Price Administration by the Regional Administrator of Region V under the provisions of General Order No. 51, of the Office of Price Administration, *It is hereby ordered*, That Order No. 1 under General Order No. 51 be, and the same is, hereby amended as follows:

Section 9 of such order is hereby amended so that the twenty-fifth item under the commodity "Coffee" will read as follows: Red & White, 1 lb., \$0.31.

This Amendment No. 1 to Order No. 1 under General Order No. 51 shall become effective at 12:01 A. M. on Tuesday, May 18, 1943.

(Public Laws 421 and 729, 77th Cong., E.O. 9250, 7 F.R. 7821 and E.O. 9328, 8 F.R. 4681, General Order 51, 8 F.R. 6008)

Issued this 17th day of May 1943.

R. E. GARDNER, Jr.,  
District Director,  
St. Louis District.

[F. R. Doc. 43-8149; Filed, May 22, 1943;  
12:10 p. m.]

## Region VI.

[Springfield Order 1 Under Gen. Order 51,  
Amdt. 1]

## COMMUNITY CEILING PRICES FOR SANGAMON COUNTY, ILL.

For the reasons set forth in the opinion issued simultaneously herewith and under the authority fixed in the Springfield District Office of the Office of Price Administration by General Order No. 51 and by specific delegation of authority from the Chicago Regional Office for Region VI, *It is hereby ordered*, That section 5a be inserted following section 5 and that section 6 be amended, all as set forth below:

Section 5a shall read as follows:

Sec. 5a *Effective date of Amendment 1.* Amendment No. 1 becomes effective on May 17, 1943.

Items listed in section 6 shall be amended as follows:

1. In the list for the class 1 stores under the heading "Coffee", in place of "Hills Bros., 1 lb., 34¢" insert "Hills Bros., 1 lb., 36¢".

2. In place of "Postum, 1 lb., 22¢" insert "Postum Cereal, 1 lb., 22¢".

3. Under the heading "Cheese", in place of "Kraft Velveeta Cheese, ¼ lb., 14¢" insert "Kraft Velveeta Cheese Food, ¼ lb., 14¢".

4. In place of "Kraft Velveeta Cheese, ½ lb., 25¢" insert "Kraft Velveeta Cheese Food, ½ lb., 25¢".

5. In place of "Kraft American in glass regular, 5 oz., 19¢" insert "Kraft American Cheese Food Spread, 5 oz., 19¢".

6. Under the heading "Peanut Butter", in place of "Eatmor Fancy Grade, Glass, 16 oz., 34¢" insert "Eatmor Fancy Grade Glass, 16 oz., 35¢".

7. In place of "Merit Choice, 12 oz., 31¢" insert "Merit Choice, 12 oz., 27¢".

8. In place of "Skippy, Blue Label, 6 oz., 16¢" insert "Skippy, Blue Label, 6 oz., 20¢".

9. In place of "Skippy, Red Label, 6 oz., 16¢" insert "Skippy, Red Label, 6 oz., 20¢".

10. Under the heading "Syrup and Honey", in place of "Cap Golden Syrup (Glass), 1½ lb., 11¢" insert "Cap Golden Syrup (Glass), 1½ lb., 14¢".

11. Under the heading "Flour and Flour Mixes", in place of "Clover Farm Buckwheat Pancake Flour, 20 oz., 19¢" insert "Clover Farm Buckwheat Pancake Flour, 20 oz., 9¢".

12. In place of "Hallmark Mixit, 12 oz., 19¢" insert "Hallmark Mixit, 12 oz., 15¢".

13. In place of "Little Crow Buckwheat, 20 oz., 13¢" insert "Little Crow Buckwheat, 20 oz., 11¢".

14. In place of "Pillsbury Pancake, 20 oz., 10¢" insert "Pillsbury Pancake, 20 oz., 11¢".

15. In place of "Swansdown Cake, 4 lb., 32¢" insert "Swansdown Cake, 2½ lb., 32¢".

16. The item "Swansdown Cake (Regular) . . . 31" shall be deleted.

17. Under the heading "Milk (Pasteurized Milk Only)" the following items of milk shall be deleted:

	Cents
2 quarts (single purchase)	.15
3 quarts (single purchase)	.14
4 quarts (single purchase)	.13

18. Under the heading "Cereals", in place of "Nabisco 100% Bran, 1 lb., 12¢" insert "Nabisco 100% Bran, 1 lb., 19¢".

19. Under the heading "Cereals", at the end of the list of cereal items the following items shall be added:

	Cents
Cap Corn Flakes, 11 oz.	.09
Cap Bran Flakes, 8 oz.	.09

20. Under the heading "Packaged Dried Fruits", the following items of prunes shall be deleted:

	Cents
Santa Clara (50/60), 1 lb.	.08
Santa Clara (40/50), 1 lb.	.10
Santa Clara (30/40), 1 lb.	.14
Santa Clara (18/20), 1 lb.	.26

21. Under the heading "Packaged Dried Fruits" in place of "Foil Rapt, Small, 1 lb., 17¢" insert "Foil Rapt, Small, 1 lb. 17¢".

22. In place of "Sunsweet, Tenderized, 1 lb., 20¢" insert "Sunsweet, Large, 1 lb., 20¢".

23. In place of "Sunsweet, Tenderized, 2 lb., 36¢" insert "Sunsweet, Large, 2 lb., 26¢".

24. Under the heading "Processed Fish" in place of "Richelieu Minced Razor Back, 6½ oz., 21¢" insert "Richelieu Minced Razor Back, 6½ oz., 29¢".

25. In place of "Blossom Medium Red Cohoe, 7½ oz., 17¢" insert "Blossom Medium Red Cohoe, 7½ oz., 27¢".

26. In place of "Libby Fancy Chinook, 1 lb., 50¢" insert "Libby Fancy Chinook, 1 lb., 52¢".

27. In place of "Jumbo Cleaned, 1 lb., 13¢" insert "Jumbo Cleaned, No. 1 can, 13¢".

28. In place of "Star Grated, ½ lb., 33¢" insert "Star Grated, ½ lb., 32¢".

29. In place of "Yacht Club Light Meat, in oil, No. 1, 24¢" insert "Yacht Club Light Meat, in oil, 3½ oz., 24¢".

30. Under the heading "Butter" in place of "Hill Farm (Warehouse Delivery), 1 lb., 51¢" insert "Hill Farm, 1 lb., 51¢".

31. In place of "University (Warehouse Delivery), 1 lb. (in ¼ lbs.), 52¢" insert "University, 1 lb. (in ¼ lbs.), 52¢".

32. The entire list of ceiling prices on poultry shall be amended to read as follows:

## POULTRY

[The ceiling prices for farmers, producers, processors, and retail stores in Class I when sold to consumers]

Fryers and broilers (under 4 lbs. live; under 3¼ lbs. dressed; under 2½ lbs. drawn):

Live:	Per lb.
Grade A	\$0.36
Grade B	.34
Grade C	.31

Dressed:	
Grade A	.43
Grade B	.41
Grade C	.38

Drawn:	
Grade A	.58
Grade B	.56
Grade C	.53

Fowl (all weights):

Live:	
Grade A	.32
Grade B	.30
Grade C	.27

Dressed:	
Grade A	.38
Grade B	.36
Grade C	.33

Drawn:	
Grade A	.50
Grade B	.48
Grade C	.45

NOTE: The above prices are to be applied to the weight of the poultry in the condition in which it is delivered to the customer, that is, live, N. Y. dressed, or drawn.

The Tentative U. S. Standards for grades of live and dressed poultry shall apply to all sales and deliveries.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681; Gen. Order 51, 8 F.R. 6008)

Issued this 15th day of May 1943.

CARTER JENKINS,  
District Director,  
Springfield (Ill.) District.

[F. R. Doc. 43-8104; Filed, May 21, 1943;  
3:17 p. m.]



[Springfield Order 2 Under Gen. Order 51,  
Amdt. 1]

# COMMUNITY CEILING PRICES FOR FRANKLIN COUNTY, ILL.

For the reasons set forth in the opinion issued simultaneously herewith and under the authority fixed in the Springfield District Office of the Office of Price Administration by General Order No. 51 and by specific delegation of authority from the Chicago Regional Office for Region VI: It is hereby ordered, That a new section 5a be inserted following section 5 and that section 6 be amended, all to read as set forth below:

SEC. 5a Effective date of Amendment 1. Amendment No. 1 becomes effective on May 17, 1943.

SEC. 6 The community (dollar-and-cents) ceiling prices established. The following is a list of the food items and the community ceiling prices thereof:

## CEILING PRICES, FRANKLIN COUNTY, CLASS 1 STORES

CEREALS	
Cheercoats, pkg.	\$0.14
Cream of Wheat, 14 oz.	.15
Cream of Wheat, 28 oz.	.23
Grape-Nuts, pkg.	.16
Grape-Nuts Flakes, 7 oz.	.11
Grape-Nuts Flakes, 12 oz.	.16
Kellogg's Rice Krispies, 8 oz.	.14
Kellogg's Shredded Wheat, pkg.	.12
Kellogg's All Bran, 16 oz.	.22
Kellogg's Corn Flakes, 6 oz.	.06
Kellogg's Corn Flakes, 11 oz.	.10
Kellogg's Corn Flakes, 18 oz.	.14
Korn Kix, 8 oz.	.14
Post Toasties, 6 oz.	.06
Post Bran Flakes, 8 oz.	.11
Post Bran Flakes, 14 oz.	.16
Post Tens, 10's.	.26
Post Toasties, 18 oz.	.14
Post Toasties, 11 oz.	.10
Quaker Oats (Reg. or Quick Cook), 20 oz.	.12
Quaker Oats (Reg. or Quick Cook), 48 oz.	.26
Quaker Puffed Wheat, pkg.	.11
Quaker Puffed Rice, pkg.	.13
Ralston, 12 oz.	.14
Wheaties, 8 oz.	.13

## COFFEE

Blue Bag (paper), 1 lb.	.34
Conova (paper), 1 lb.	.35
Conova (glass), 1 lb.	.38
Energy (tin), 1 lb.	.30
Forbes (glass), 1 lb.	.39
Gold Bag (paper), 1 lb.	.38
Golden Harvest (paper), 1 lb.	.27
Kaffee Hag (glass), 1 lb.	.40
Maxwell House (glass), 1 lb.	.38
Maxwell House (glass), 2 lb.	.74
Parker House (paper), 1 lb.	.35
Red Head (paper), 1 lb.	.27
Sanka (glass), 1 lb.	.41

## EVAPORATED AND CONDENSED MILK

Bordens, small.	.05
Bordens, tall.	.11
Carnation, small.	.05
Carnation, tall.	.11
Libby, small.	.05
Libby, tall.	.11
Pet, small.	.05
Pet, tall.	.11
Sunshine, tall.	.11

## FLOUR AND FLOUR MIXES

Aunt Jemima Buckwheat, 1 1/4 lb.	.15
Aunt Jemima Pancake, 1 1/4 lb.	.13
Aunt Jemima Pancake, 3 1/4 lb.	.31
Bisquick, 40 oz.	.38

## CEILING PRICES, FRANKLIN COUNTY, CLASS 1 STORES—Continued

### FLOUR AND FLOUR MIXES—continued

Gold Medal, 5 lb.	\$0.36
Gold Medal, 24 lb.	1.50
McKenys Pancake, 20 oz.	.08
Quaker Corn Meal, 1 lb.	.10
Softasilk, 2 1/4 lb.	.31
Swansdown Cake, 2 1/4 lb.	.32

### HYDROGENATED SHORTENING

Crisco (glass), 1 lb.	.26
Crisco (glass), 3 lb.	.74
Spry (glass), 1 lb.	.26
Spry (glass), 3 lb.	.74

### MACARONI AND NOODLE PRODUCTS

Eagle Spaghetti, 6 oz.	.05
Foulds Egg Noodles, 5 oz.	.10
Red Cross Macaroni, 7 oz.	.06
Red Cross Spaghetti, 7 oz.	.06
V. V. B. Egg Noodles, 8 oz.	.12
Wholsum Spaghetti, 6 oz.	.05

### POULTRY

[Ceiling prices for farmers, producers, processors, and retail stores in Class 1 when sold to consumers]

Fryers and broilers (under 4 lbs. live; under 3 1/2 lbs. dressed; under 2 1/2 lbs. drawn):	
Live:	Per lb.
Grade A	.36
Grade B	.34
Grade C	.31
Dressed:	
Grade A	.43
Grade B	.41
Grade C	.38
Drawn:	
Grade A	.58
Grade B	.56
Grade C	.53
Fowl (all weights):	
Live:	
Grade A	.32
Grade B	.30
Grade C	.27
Dressed:	
Grade A	.33
Grade B	.36
Grade C	.33
Drawn:	
Grade A	.50
Grade B	.48
Grade C	.45

NOTE: The above prices are to be applied to the weight of the poultry in the condition in which it is delivered to the customer, that is, live, N. Y. dressed, or drawn.  
The Tentative U. S. Standards for grades of live and dressed poultry shall apply to all sales and deliveries.

(Pub. Laws 421 and 729, 77th Cong.: E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681; Gen. Order 51, 8 F.R. 6008)

Issued this 15th day of May 1943.

CARTER JENKINS,  
District Director,  
Springfield (Ill.) District.

[F. R. Doc. 43-8103; Filed, May 21, 1943;  
3:16 p. m.]

[Springfield Order 3 Under Gen. Order 51]

## COMMUNITY CEILING PRICES FOR SANGAMON COUNTY, ILL.

SECTION 1 What this order does. In accordance with the provisions of General Order No. 51, this Order establishes in section 7, dollars-and-cents ceiling prices for certain food items sold at retail in the following area: Sangamon County, Illinois.

SEC. 2 Applicability. No seller, except a "retail route seller", may charge more than the ceiling prices fixed herein for his particular class of retailers, as defined in section 4, hereof. Retail route sellers may continue to charge their present ceiling prices. The ceiling prices fixed herein for a class of retailers shall be the only ceiling prices for such food items for all sellers in that class.

SEC. 3 Posting.—(a) Selling prices. All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) Ceiling prices. All retail stores for which community ceiling prices are herein established must post, in a conspicuous place in the store, a list of the ceiling prices for such food items, when such list is supplied by the Office of Price Administration.

(c) Class of store. All retail stores selling any of the food items listed below must post a sign showing the appropriate class of retailers, which sign will read "OPA-1", "OPA-2", "OPA-3", or "OPA-4", whichever applies, so that it can be clearly seen by their customers.

SEC. 4 Definitions of classes of retailers. For the purpose of this regulation, retailers are divided into the following four classes:

(a) Class 1. "Independent" retail stores with "annual gross sales" of less than \$50,000. A retail store shall be an "independent" retail store if it is not one of a group of 4 or more stores under one ownership whose combined "annual gross sales" are \$50,000 or more.

(b) Class 2. "Independent" retail stores with "annual gross sales" of \$50,000 or more, but less than \$250,000.

(c) Class 3. Retail stores, other than "independent" retail stores, with "annual gross sales" of less than \$250,000.

(d) Class 4. Any retail store with "annual gross sales" of \$250,000 or more.

(e) Farmers and other sellers. Farmers shall be considered class 1 retailers for retail sales. Other sellers not retail stores shall find their class according to their 1942 volume of retail sales of all foods. (See section 21 of Revised Maximum Price Regulation No. 238 for the meaning and method for determining "annual gross sales.")

SEC. 5 Applicability of General Order No. 51. This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 6 Effective date. This order becomes effective on May 17, 1943.

SEC. 7 The dollars-and-cents ceiling prices established. The following is a list of the food items and the ceiling prices thereof:

## CEILING PRICES, SANGAMON COUNTY CLASS 1 STORES

### GREEN BEANS

Eaby Stewart Refugee Cut, No. 2	\$0.19
Eaby Stewart Whole Tiny, No. 2	.27
Cap Finest 3 Sv. Cut, No. 2	.20
Cap Finest Whole, No. 2	.21
Cloverfarm Regular Cut, No. 2	.21
Cloverfarm Tiny, Cut, No. 2	.22
Glendale Cut, No. 2	.14
Hart Fancy Cut, No. 2	.17
Libby Fancy Cut, No. 2	.16
Libby Fancy Whole, No. 2	.20



CEILING PRICES, SANGAMON COUNTY, CLASS 1  
STORES—Continued

## GREEN BEANS—continued

Marcellus (b) Ex. Std. Cut, No. 2	\$.15
Merit Standard Cut, No. 2	.14
Monarch Cut, No. 2	.22
Nancy Hanks Cut, No. 2	.17
Plymouth Rock Cut, No. 2	.17
Richelleu Refugee Cut, No. 2	.24
Richelleu Whole French Small, No. 2	.29
Richelleu Whole French Tiny, No. 2	.33
Ruby (b) cut, No. 2	.14
Stokely Finest French Style No. 2	.17
Stokely Finest 1 Sv. Whole, No. 2	.22
Stokely Finest 2-3 Sv. Whole, No. 2	.21
Stokely Finest 3 Sv. Cut, No. 2	.17
Tastgood Cut, No. 2	.15
Wolverine Extra Std. Cut, No. 2	.14

## WAX BEANS

Bonny Lass Fancy, No. 2	.15
Cap Finest Cut, No. 2	.16
Cap Finest Whole, No. 2	.17
Libby Fancy Cut, No. 2	.16
Nancy Hanks Cut, No. 2	.13
Nancy Hanks Extra Std., No. 2	.15
Plymouth Maid (b) Cut, No. 2	.15
Richelleu Whole Cut XXX, No. 2	.31
Stokely Finest Cut, No. 2	.17
Stokely Finest 3 Sv. Whole, No. 2	.21

## CORN

Cream:	
Baby Stewart Country Gen., No. 2	.17
Cap Finest Golden Bantam, No. 2	.15
Cap Finest Cont. Gent., No. 2	.15
Clover Farm Country Gentleman, No. 2	.16
Glendale Extra Standard, No. 2	.13
Grand Prize Fancy Country Gent., No. 2	.15
Habit (White), No. 2	.14
Libby Fancy Country Gentleman, No. 2	.16
Libby Fancy Golden Bantam, No. 2	.16
Merit Standard (Golden), No. 2	.13
Merit Standard (White), No. 2	.12
Pride of Ill. Fancy Country Gentleman, No. 2	.15
Richelleu, No. 2	.18
Richelleu (White) Fancy, No. 2	.18
Royal, No. 2	.11
Sales Std., No. 2	.12
Scott Co. (Yellow), No. 2	.13
Stokely Finest Golden Bantam, No. 2	.15
Stokely Fruit Country Gent., No. 2	.16
Tastgood Extra Std. (White), No. 2	.13
Today's Fancy Golden Bantam, No. 2	.15

## Whole Grain:

Baby Stewart Golden Bantam, No. 2	.17
Cap Finest Country Gentleman, No. 2	.16
Cap Finest Golden Bantam, No. 2	.15
Clover Farm Fancy (White), No. 2	.16
Libby Fancy Country Gent., No. 2	.17
Libby Fancy Golden Bantam, No. 2	.16
Merit Std. (Golden), No. 2	.14
Monarch Tiny Kernel Cont. Gentlemen, No. 2	.18
Monarch Kernel Golden Cross, No. 2	.17
Richelleu Golden Bantam, No. 2	.18
Richelleu White Kernel, No. 2	.18
Rosedale Extra Std. Golden Bantam, No. 2	.15
Stokely Finest Golden Bantam, No. 2	.17
Stokely Country Gentlemen, No. 2	.17

## Other:

Blue Moon Standard, No. 2	.12
Del Monte Country Gentlemen, No. 2	.15
Del Monte Golden Bantam, No. 2	.16
Monarch Golden Cross, No. 2	.17
Monarch Vacuum Genuine Bantam, No. 2	.15
Monarch White Crosby, No. 2	.17
Sheldon Club, No. 2	.14

CEILING PRICES, SANGAMON COUNTY, CLASS 1  
STORES—Continued

## FRUIT COCKTAIL

Baby Stewart, No. 1 tall	\$.24
CAP Finest Diced, No. 1	.20
Libby Fancy, #1 tin	.20
Monarch, #1	.23
Monarch, 8 oz	.14
Richelleu Fancy, No. 1 tall	.25
Santa Cruz (B) Diced, No. 1	.20
Stokely Finest Diced, No. 1	.20

## PEACHES

Baby Stewart Y. C., No. 2 1/2	.37
Blossom Brand Elberta, No. 2 1/2	.30
Blossom Brank Y. C., No. 2 1/2	.31
Cap Finest Halves Elberta, No. 2 1/2	.35
Cap Finest Calif. Y. C. (Halves or sliced), No. 2 1/2	.30
Clover Farm Y. C. in syrup (Halves or sliced), No. 2 1/2	.30
Crimson King, No. 2 1/2	.27
Del Monte Fancy, No. 2 1/2	.31
Del Monte in syrup (Halves or sliced), No. 2 1/2	.31
Fame Fancy Halves or sliced Yellow Cling, No. 2 1/2 tin	.29
Glendale in syrup halved or sliced, No. 2 1/2	.29
Libby Fancy Halves or Sliced, No. 2 1/2 glass	.32
Libby Fancy Halves or Sliced, No. 2 1/2 tin	.80
Merit Calif. Cling Sliced or Halves, No. 2 1/2 can	.26
Monarch Halves Spiced, No. 2 1/2	.38
Monarch Regulars Y. C., No. 2 1/2	.34
Monarch Short Cake, No. 2 1/2	.35
Redondo Std. Sliced Y. C., No. 2 1/2 tin	.27
Redondo Y. C. in Syrup Halved or sliced, No. 2 1/2	.29
Richelleu Fancy Elberta, No. 2 1/2	.40
Richelleu Fancy Y. C., No. 2 1/2	.39
Stokely Finest Halves, No. 2 1/2	.33
Stokely Finest Sliced, No. 2 1/2	.34
Stokely Mammoth Halves Y. C. Cal., No. 2 1/2	.30
Tastgood Y. C. in Syrup Halved or sliced, No. 2 1/2	.29
Today's Fancy Halves or sliced Y. C., No. 2 1/2 glass	.33
Today's Fancy Halves or sliced Y. C., No. 2 1/2 tin	.31
Valmar (c) Michigan Halves, No. 2 1/2	.26

## PEAS

Artesian (B) Upgraded Sweet, No. 2	.16
Baby Stuart Small Sifted E. J., No. 2	.19
Black Hawk Size 4 Std., No. 2	.15
Bloomer Wis. Sweet, No. 2	.15
Cap Finest Green Giant Sweet, No. 2	.18
Cap Finest Sifted Early June, No. 2	.15
Cap Sifted Sweet, No. 2	.15
Del Monte Size 3 Fancy, No. 2	.19
Happy Vale 4 Sv. Large Green, No. 2	.15
Lindy (B) Early June Sifted, No. 2	.16
Libbys 2 Sv. Early June, No. 2	.20
Merit Early June, No. 2	.14
Minnesota Valley (B) Sifted, Early June, No. 2	.17
Mission Size 4 Choice, No. 2	.16
Plymouth Maid (B) Sweet, No. 2	.15
Plymouth Rock Sifted E. J., No. 2	.16
Richelleu Small Sifted E. J., No. 2	.22
Richelleu Tiny Sifted E. J., No. 2	.26
Rosedale Large Green, No. 2	.16
Standard Howdy E. J., No. 2	.16
Stokely Finest Honey Pod, No. 2	.17
Stokely Finest Party, No. 2	.21
Stokely Finest Sifted E. J., No. 2	.18
Stokely Finest Tasty Kings, No. 2	.17
Teenie Weenie Fancy E. J., No. 2	.18
Valley Prime (B) E. J., No. 2	.17

CEILING PRICES, SANGAMON COUNTY, CLASS 1  
STORES—Continued

## PEARS

Baby Stewart Fancy Bartlett, No. 2 1/2	\$.40
Blossom Brand Bartlett, No. 2 1/2	.33
Bonnie Lass Mich. Bartlett, halves in syrup, No. 2 1/2	.30
Bonnie Lass Keefer, No. 2 1/2	.21
CAP Finest Bartlett, No. 2 1/2	.33
Clover Farm Cal. Halves in Syrup, No. 2 1/2	.34
Del Monte Halves Bartlett in Syrup, No. 2 1/2 (glass)	.38
Libby Fancy, No. 2 1/2 (tin)	.34
Maytime Standard, No. 2 1/2	.30
Merit Bartlett, No. 2 1/2	.30
Monarch Bartlett Halves Spiced, No. 2 1/2	.37
Monarch Bartlett, No. 2 1/2	.37
Richelleu Fancy Bartlett, No. 2 1/2	.44
Ross Croix Broken Halves or Bartlett, No. 2 1/2	.30
Rosedale Extra Standard, No. 2 1/2 (tin)	.31
Rustic Keefer, No. 2 1/2	.22
Stokely Finest Bartlett, No. 2 1/2	.36
Tastgood Cal. Bartlett Halves in Syrup, No. 2 1/2	.30

## PINEAPPLE

Baby Stewart (Sliced or Crushed), No. 2 1/2	.35
CAP Finest Crushed, No. 2	.24
CAP Finest Sliced, No. 2	.25
Monarch Salad Cut, No. 2 1/2	.33
Monarch Sliced, No. 2 1/2	.28
Richelleu, No. 2 1/2	.39
Stokely Finest Crushed, No. 2	.25
Stokely Finest Sliced, No. 2	.27
Tropiko Crushed in Syrup, No. 2 1/2 (tin)	.33

## TOMATOES

Baby Stuart, No. 2	.18
Best time hand packed, No. 2	.12
Lady Grace hand packed, No. 2	.12
Libby Fancy Solid Pack, No. 2	.15
Monarch Yacht Club, No. 2	.16
Richelleu Fancy, No. 2	.20
Standard, No. 2	.13
Standard Howdy, No. 2	.17
Tastgood Ex. Std., No. 2	.13

## TOMATO JUICE

American Beauty, 20 oz.	.11
Campbell's, 20 oz.	.11
Campbell's, 47 oz.	.28
CAP Finest, No. 2	.11
CAP Finest, 46 oz.	.23
Clover Farm, 20 oz.	.11
Grand Prize, 20 oz.	.11
Monarch, No. 2	.11
Monarch, 46 oz.	.26
Naco, 20 oz.	.11
Richelleu, 18 oz.	.13
Richelleu, 46 oz.	.28
Stokely Finest, 47 oz.	.25
Triple A, 20 oz.	.11

CEILING PRICES, SANGAMON COUNTY,  
CLASS 2 STORES

## BEANS, GREEN

Baby Stuart Refugee Cut, #2	\$.19
Baby Stuart Whole Tiny, #2	.27
CAP Finest Cut, 3 Sv., #2	.19
CAP Finest Whole, #2	.21
Clover Farm Reg. Cut, #2	.20
Clover Farm Tiny Cut, #2	.21
Glendale Cut, #2	.14
Hart Fancy Cut, #2	.16
Libby Fancy Cut, #2	.16
Libby Fancy Whole Cut, #2	.20
Marcellus (B) Ex. Std. Cut, #2	.15
Merit Std. Cut, #2	.14
Monarch Cut, #2	.22
Nancy Hank Cut, #2	.17



CEILING PRICES, SANGAMON COUNTY, CLASS 2  
STORES—Continued

## GREEN BEANS—continued

Plymouth Rock Cut, # 2	\$0.17
Queen Taste Std. Cut, # 2	.13
Richelleu Refugee Cut, # 2	.24
Richelleu Whole French Small, # 2	.28
Richelleu Whole French Tiny, # 2	.32
Ruby (B) Cut, # 2	.14
Stokely Finest 1 Sv. Whole, # 2	.22
Stokely Finest 2-3 Sv. Whole, # 2	.21
Stokely Finest Cut 3 Sv., # 2	.16
Stokely Finest French Style, # 2	.17
Tastgood Cut, # 2	.15
Wolverine Ex. Std. Cut, # 2	.14

## BEANS, WAX

Bonnie Lass Fancy, # 2	.15
CAP Finest Cut, # 2	.16
CAP Finest Whole, # 2	.17
Libby Fancy Cut, # 2	.16
Nancy Hanks Cut, # 2	.13
Nancy Hanks Ext. Std., # 2	.14
Plymouth Maid (B) Cut, # 2	.15
Richelleu Whole XXX, # 2	.30
Stokely Finest 3 Sv. Whole, # 2	.21
Stokely Finest Cut, # 2	.17

## CORN, CREAM

Baby Stuart County Gentleman Cream Style, # 2	.16
Baby Stuart Cream Style, # 2	.16
CAP Finest County Gentleman Cream Style, # 2	.15
CAP Finest Golden Bantam Cream, # 2	.14
Clover Farm White Cream Country Gentleman, # 2	.15
Glendale Ex. Std. White Cream Style, # 2	.13
Grand Prize Fancy Country Gentleman White Cream Style, # 2	.15
Habit White Cream, # 2	.14
Libby Fancy Cream Style Country Gentleman, # 2	.16
Libby Fancy Cream Style Golden Bantam, # 2	.15
Merit Std. Cream Style Golden, # 2	.13
Merit Std. Cream Style White, # 2	.12
Pride of Illinois Cream Style Fancy Country Gentleman—Sweet, # 2	.15
Richelleu Cream Style, # 2	.17
Richelleu White Cream Fancy, # 2	.18
Royal Cream, # 2	.11
Sales Std. White Cream Style, # 2	.12
Scott County Yellow Cream Style, # 2	.13
Stokely Finest Country Gentleman, # 2	.15
Stokely Finest Golden Bantam, # 2	.15
Tastgood Ex. Std. White Cream Style, # 2	.13
Today's Fancy Cream Style Golden Bantam, # 2	.15

## CORN

Whole Grain:	
Baby Stuart Golden Bantam, # 2	.16
CAP Finest Country Gentleman, # 2	.16
CAP Finest Golden Bantam, # 2	.15
Clover Farm Fancy White, # 2	.16
Libby Fancy Country Gentleman, # 2	.17
Libby Fancy Golden Bantam, # 2	.16
Merit Std. Golden, # 2	.13
Monarch Country Gentleman Tiny Kernel, # 2	.18
Monarch Whole Kernel Golden Cross, # 2	.17
Richelleu White Whole Kernel, # 2	.17
Richelleu Golden Bantam, # 2	.17
Rosedale Ex. Std. Golden Bantam, # 2	.15
Stokely Finest Country Gentleman, # 2	.16
Stokely Finest Golden, # 2	.16
Other:	
Blue Moon Std., # 2	.12
Del Monte Country Gentleman, # 2	.15
Del Monte Golden Bantam, # 2	.15

CEILING PRICES, SANGAMON COUNTY, CLASS 2  
STORES—Continued

## CORN—continued

Other—Continued	
Monarch Golden Bantam Vacuum Packed, # 2	\$0.15
Monarch Golden Cross, # 2	.17
Monarch White Crosby, # 2	.17
Sheldon Club, # 2	.13

## FRUIT COCKTAIL

Baby Stuart, # 1 tall	.23
CAP Finest Diced, # 1	.20
Libby Fancy, # 1	.20
Monarch, 8 oz	.14
Monarch, # 1	.23
Richelleu Fancy, # 1 tall	.24
Santa Cruz (B) Diced, # 1	.20
Stokely Finest Diced, # 1	.20

## PEACHES

Baby Stuart Y. C., # 2½	.36
Blossom Brand Elberta, # 2½	.29
Blossom Brand Y. C., # 2½	.31
CAP Calif. Y. C. Halves or Sliced, # 2½	.29
CAP Finest Elberta Halves, # 2½	.35
Clover Farm Y. C. in Syrup (Halves or Sliced), # 2½	.30
Crimson King, # 2½	.26
Del Monte, # 2½	.30
Del Monte in Syrup Halves or Sliced, # 2½	.31
Fame Fancy Halves or Sliced Y. C., # 2½	.28
Glendale Y. C. in Syrup (Halves or Sliced), # 2½	.28
Libby Fancy Y. C. Halves or Sliced, # 2½ (tin)	.30
Libby Fancy Y. C. Halves or Sliced, # 2½ (glass)	.32
Merit Calif. Cling Halves or Sliced, # 2½	.26
Monarch Reg. Y. C., # 2½	.33
Monarch Short Cake, # 2½	.34
Monarch Spiced Halves, # 2½	.37
Redonda Y. C. in Syrup (Halves or Sliced), # 2½	.28
Redonda Std. Halves Y. C., # 2½	.26
Redonda Std. Sliced Y. C., # 2½	.26
Richelleu Fancy Elberta, # 2½	.39
Richelleu Fancy Y. C., # 2½	.38
Stokely Finest Halves, # 2½	.33
Stokely Finest Sliced, # 2½	.33
Stokely Finest Calif. Y. C., # 2½	.29
Stokely Calif. Y. C. Halves, # 2½	.29
Tastgood Y. C. in Syrup (Halves or Sliced), # 2½	.28
Today's Fancy Y. C. Halves or Sliced, # 2½	.30
Today's Fancy Y. C. Halves or Sliced, # 2½ (glass)	.32
Valmar (C) Michigan Halves, # 2½	.25

## PEARS

Baby Stuart Fancy Bartlett, # 2½	.39
Blossom Brand Bartlett, # 2½	.33
Bonnie Lass Keifer, # 2½	.21
Bonnie Lass Michigan Bartlett Halves in Syrup, # 2½	.29
CAP Finest Bartlett, # 2½	.32
Clover Farm Calif. Bartlett Halves in Syrup, # 2½	.34
Del Monte Bartlett Halves, # 2½ (glass)	.38
Libby Fancy Std., # 2½	.34
Maytime Std., # 2½	.29
Merit Bartlett, # 2½	.29
Monarch Bartlett, # 2½ (glass)	.36
Monarch Bartlett Spiced Halves, # 2½	.36
Richelleu Fancy Bartlett, # 2½	.43
Rose Croix Broken Halves or Bartletts, # 2½	.29
Rosedale Ex. Std., # 2½	.31
Rustic Keifer, # 2½	.22
Stokely Finest Bartlett, # 2½	.36
Tastgood Calif. Bartlett Halves in Syrup, # 2½	.30

CEILING PRICES, SANGAMON COUNTY, CLASS 2  
STORES—Continued

## PEAS

Artesian (B) Upgraded Sweet, # 2	\$0.16
Baby Stuart Small Sifted E. J., # 2	.19
Blackhawk Size 4 Std., # 2	.14
Bloomer Wisconsin Sweet, # 2	.15
CAP Finest Green Giant Sweet, # 303	.18
CAP Finest Sifted E. J., # 2	.15
CAP Sifted Sweet, # 2	.15
Del Monte Size 3 Fancy, # 2	.18
Happyvale 4's Large Green, # 2	.14
Libbys 2's E. J., # 2	.20
Lindy (B) E. J. Sifted, # 2	.16
Merit E. J., # 2	.13
Minnesota Valley (B) E. J., # 2	.16
Mission Size 4 Choice, # 2	.15
Plymouth Maid (B) Sweet, # 2	.15
Plymouth Rock Sifted E. J., # 2	.16
Richelleu Small Sifted E. J., # 2	.22
Richelleu Tiny Sifted E. J., # 2	.25
Rosedale Large Green, # 2	.16
Howdy Std. E. J., # 2	.15
Stokely Finest Honey Pods, # 303	.16
Stokely Finest Party, # 2	.21
Stokely Finest Sifted E. J., # 2	.18
Stokely Finest Tasty Kings, # 303	.17
Teenie Weenie Fancy E. J., # 2	.18
Valley Prime (B) E. J., # 2	.16

## PINEAPPLE

Baby Stuart Sliced or Crushed, # 2½	.34
CAP Finest Crushed, # 2	.24
CAP Finest Slices, # 2	.25
Monarch Salad Cut, # 2½	.33
Monarch Sliced, # 2½	.27
Richelleu, # 2½	.38
Stokely Finest Crushed, # 2	.24
Stokely Finest Slices, # 2	.26
Tropico Crushed, # 2½	.32
Tropico Crushed in Syrup, # 2½	.32

## TOMATOES

Baby Stuart, # 2	.18
Best Time Hand Packed, # 2	.12
Howdy Std., # 2	.17
Lady Grace Hand Packed, # 2	.12
Libby Fancy Solid Pack, # 2	.15
Monarch Yacht Club, # 2	.15
Richelleu Fancy, # 2	.20
Standard, # 2	.12
Tastgood Ex. Std. # 2	.13

## TOMATO JUICE

American Beauty, 20 oz	.10
Campbells, 20 oz	.11
Campbells, 47 oz	.27
CAP Finest, # 2	.09
CAP Finest, 46 oz	.22
Clover Farm, 20 oz	.10
Grand Prize, 20 oz	.10
Monarch, # 2	.12
Monarch, 46 oz	.25
Naco, 20 oz	.10
Richelleu, 18 oz	.12
Richelleu, 46 oz	.28
Stokely Finest, 47 oz	.24
Triple A, 20 oz	.10

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681; Gen. Order 51, 8 F.R. 6008)

Issued this 15th day of May 1943.

CARTER JENKINS,  
District Director,  
Springfield (Ill.) District.

[F. R. Doc. 43-8109; Filed, May 21, 1943;  
3:18 p. m.]

## Region VIII.

[Seattle Order 2 Under Gen. Order 51]

COMMUNITY CEILING PRICES FOR SEATTLE,  
WASHINGTON

SECTION 1 What this order does. In accordance with the provisions of Gen-



eral Order No. 51, this order establishes in section 8, dollars-and-cents ceiling prices for certain food items sold at retail in the following areas: Corporate limits of the City of Seattle, Washington.

Sec. 2 *Applicability.* No seller, except a "retail route seller", may charge more than the ceiling prices fixed herein for his particular class of retailers, as defined in section 4 hereof. Retail route sellers may continue to charge their present ceiling prices. The ceiling prices fixed herein for a class of retailers shall be the only ceiling prices for such food items for all sellers in that class.

Sec. 3 *Posting.*—(a) *Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All retail stores must post, in a conspicuous place in the store, a list of the ceiling prices for such food items, when such list is supplied by the Office of Price Administration.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign showing the appropriate class of retailers, which sign will read "OPA-1", "OPA-2", "OPA-3", or "OPA-4", whichever applies, so that it can be clearly seen by their customers.

Sec. 4 *Definitions of classes of retailers.* For the purpose of this order, retailers are divided into the following four classes:

(a) *Class 1.* "Independent" retail stores with "annual gross sales" of less than \$50,000. A retail store shall be an "independent" retail store if it is not one of a group of four or more stores under one ownership whose combined "annual gross sales" are \$500,000 or more.

(b) *Class 2.* "Independent" retail stores with "annual gross sales" of \$50,000 or more, but less than \$250,000.

(c) *Class 3.* Retail stores, other than "independent" retail stores, with "annual gross sales" of less than \$250,000.

(d) *Class 4.* Any retail store with "annual gross sales" of \$250,000 or more.

(e) *Farmers and other sellers.* Farmers shall be considered class 1 retailers for retail sales. Other sellers not retail stores shall find their class according to their 1942 volume of retail sales of all foods. (See section 21 of Revised Maximum Price Regulation 238 for the meaning and method of determining "annual gross sales.")

Sec. 5 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

Sec. 6 *Revocation.* This order replaces any previous order covering the same food items issued for this area under General Order No. 51.

Sec. 7 *Effective date.* This order becomes effective on May 17, 1943.

Sec. 8 *The dollars-and-cents ceiling prices established.* The list of the food items and the ceiling prices thereof is contained in Appendix A hereto.

(Pub. Laws 421 and 729, 77th Cong., E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681, Gen. Order 51, 8 F.R. 6008)

Issued this 15th day of May 1943.

HENRY B. OWEN,  
District Director,  
Seattle District.

# APPENDIX A—CLASSES 1 AND 2, SEATTLE BABY FOODS

<b>Cereals:</b>	
Clapps (classes 1, 2), 8 oz.	\$0.14
Gerbers (classes 1, 2), 8 oz.	.15
Pablum (classes 1, 2), 18 oz.	.39
<b>Chopped (all varieties):</b>	
Clapps (classes 1, 2), 6½ oz.	.10
Gerbers (classes 1, 2), 4½ oz.	.08
Heinz (classes 1, 2), 6½ oz.	.10
<b>Strained (all varieties):</b>	
Clapps (classes 1, 2), 4½ oz.	.08
Gerbers (classes 1, 2), 4½ oz.	.08
Heinz (classes 1, 2), 4½ oz.	.08
Libbys (classes 1, 2), 4½ oz.	.08
Shurfine (classes 1, 2), 4½ oz.	.07

## BANANAS

Per lb. (classes 1, 2)	.13
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## BREAD

### Betty Barker Butter Krisp and Snoqueen Brand:

White (classes 1, 2), 16 oz.	.09
White (classes 1, 2), 24 oz.	.13
Dark (classes 1, 2), 16 oz.	.09
Dark (classes 1, 2), 24 oz.	.13
Germako (classes 1, 2), 16 oz.	.11
Sesame (classes 1, 2), 16 oz.	.10

### Buchan:

White (classes 1, 2), 16 oz.	.10
White (classes 1, 2), 24 oz.	.15
Whole Wheat (classes 1, 2), 24 oz.	.15
Whole Wheat 100% (classes 1, 2), 24 oz.	.15
Cream (classes 1, 2), 24 oz.	.13
Buttermilk (classes 1, 2), 16 oz.	.11
Milk Loaf (classes 1, 2), 16 oz.	.11
Pullman (classes 1, 2), 24 oz.	.13
Germako (classes 1, 2), 16 oz.	.11
Rye (classes 1, 2), 16 oz.	.11

### Langendorf:

White (classes 1, 2), 16 oz.	.10
White (classes 1, 2), 24 oz.	.15
Whole Wheat (classes 1, 2), 16 oz.	.10
Whole Wheat (classes 1, 2), 24 oz.	.15
Rye (classes 1, 2), 16 oz.	.11
Rye (classes 1, 2), 24 oz.	.15
Cracked Wheat (classes 1, 2), 16 oz.	.10
Dutch Crunch (classes 1, 2), 16 oz.	.11
Hollywood (classes 1, 2), 16 oz.	.15
Pullman (classes 1, 2), 24 oz.	.15
Raisin Nut (classes 1, 2), 16 oz.	.12
Table Delight (classes 1, 2), 24 oz.	.13

### Olympic:

White (classes 1, 2), 16 oz.	.10
White (classes 1, 2), 24 oz.	.15
Dark (classes 1, 2), 24 oz.	.15
Whole Wheat (classes 1, 2), 16 oz.	.10
Cracked Wheat (classes 1, 2), 16 oz.	.10
Date Nut (classes 1, 2), 16 oz.	.12
Corn Bread (classes 1, 2), 16 oz.	.12
Germako (classes 1, 2), 16 oz.	.11
Gervita (classes 1, 2), 16 oz.	.11
Old Home (classes 1, 2), 24 oz.	.13
Potato (classes 1, 2), 16 oz.	.10
Rye (Plain, pumpernickel, Russian) (classes 1, 2), 16 oz.	.10
Rye (Plain, pumpernickel, Russian) (classes 1, 2), 32 oz.	.20
Pan Rolls (15) (classes 1, 2)	.10
Raisin (classes 1, 2), 16 oz.	.12

### Jersey Cream Toastmaster:

Home Made (classes 1, 2), 16 oz.	.10
Jersey Cream (classes 1, 2), 24 oz.	.13
Corn (classes 1, 2), 16 oz.	.10
Germako (classes 1, 2), 16 oz.	.11
Toastmaster (classes 1, 2), 24 oz.	.15
Wheatex (100% W. W.) (classes 1, 2), 24 oz.	.15

## APPENDIX A—CLASSES 1 AND 2, SEATTLE—Con.

### BREAD—continued

<b>Wonder:</b>	
White (classes 1, 2), 16 oz.	\$0.80
White (classes 1, 2), 24 oz.	.15
Dark (classes 1, 2), 24 oz.	.15
Whole Wheat (classes 1, 2), 16 oz.	.10
Cracked Wheat, (classes 1, 2), 16 oz.	.10
French (classes 1, 2), 24 oz.	.15
Merit (White, W. W.) (classes 1, 2), 24 oz.	.13
Pullman (classes 1, 2), 24 oz.	.13
Rye (Plain, caraway, Russian) (classes 1, 2), 16 oz.	.10
Rye (Plain, pumpernickel, Russian) (classes 1, 2), 32 oz.	.20
Pan Rolls (15) (classes 1, 2)	.10

### BUTTER (ALL BRANDS)

<b>93 Score U. S. Grade AA:</b>	
1 lb. Print Parchment (classes 1, 2)	.57
¼ lb. Size in 1 lb. Carton (classes 1, 2)	.58
<b>92 Score U. S. Grade A:</b>	
1 lb. Print Parchment (classes 1, 2)	.56
¼ lb. size in 1 lb. Carton (classes 1, 2)	.57
<b>90 Score U. S. Grade B:</b>	
1 lb. Print Parchment (classes 1, 2)	.56
<b>89 Score U. S. Grade C:</b>	
1 lb. Print Parchment (classes 1, 2)	.56

### CEREALS, BREAKFAST

<b>Albers:</b>	
Corn Flakes (class 1), 6 oz.	.05
Corn Flakes (class 1), 11 oz.	.09
Farina (class 1), 14 oz.	.10
Farina (class 1), 28 oz.	.20
Farina (class 1), 4.9 lb.	.28
Farina (class 1), 9.8 lb.	.51
Hominy Grits (class 1), 20 oz.	.10
Oatmeal (Steel Cut) (class 1), 20 oz.	.13
Pearl Barley (class 1), 16 oz.	.11
Pearls of Wheat (class 1), 28 oz.	.20
Rolled Oats (class 1), 20 oz.	.13
Rolled Oats (china) (class 1), 3 lb.	.36
Rolled Oats (crystal) (class 1), 3 lb.	.31
Rolled Oats (No prem) (class 1), 3 lb.	.25
Rolled Oats (class 1), 9 lb.	.55
Rolled Wheat (class 1), 16 oz.	.13
Rolled Wheat (china) (class 1), 40 oz.	.36
Rolled Wheat (no prem) (class 1), 40 oz.	.27
<b>Centennial:</b>	
Gervita (class 1), 28 oz.	.24
Cream of Rice (class 1), Reg.	.20
Cream of Wheat (class 1), 14 oz.	.15
Cream of Wheat (class 1), 28 oz.	.26
<b>Dynamite:</b>	
Blue Label (class 1), 1½ lb.	.21
Blue Label (class 1), 3 lb.	.38
Red Label (class 1), 1½ lb.	.21
Ener-G (class 1), 26 oz.	.24
<b>Fisher's:</b>	
Farina (class 1), 2 lb.	.21
Farina (class 1), 4.9 lb.	.36
Farina (class 1), 9.8 lb.	.59
Wheat Germ (class 1), 20 oz.	.23
Zoom (class 1), 20 oz.	.23
<b>Gold Medal:</b>	
Cheerlotts (class 1), 7 oz.	.13
Kix (class 1), 7 oz.	.13
Wheaties (class 1), 8 oz.	.13
<b>H-O:</b>	
Rolled Oats (class 1), 2 lb.	.25
Rolled Oats (class 1), 1 lb.	.14
Jolly Joan Wheat Germ (class 1), 14 oz.	.22
<b>Kellogg's:</b>	
All Bran (class 1), 10 oz.	.14
All Bran (class 1), 16 oz.	.22
Bran Flakes (class 1), 8 oz.	.11
Bran Flakes (class 1), 14 oz.	.16
Corn Flakes (class 1), 6 oz.	.06
Corn Flakes (class 1), 11 oz.	.10
Corn Flakes (class 1), 18 oz.	.14



## APPENDIX A—CLASSES 1 AND 2, SEATTLE—Con.

## CEREALS, BREAKFAST—continued

Kellogg's—Continued	
Krumbles (class 1), 9 oz.	\$0.12
Pep (class 1), 8 oz.	.11
Rice Krispies (class 1), 5½ oz.	.14
Ruskets (class 1), 14 oz.	.13
Shredded Wheat (class 1), 12 oz.	.12
Variety Pack (class 1), 10 oz.	.26
Wheat Krispies (class 1), 8 oz.	.13
Malt-O-Meal (class 1), 26 oz.	.26
Mother's:	
Rolls Oats (carnival) (class 1), 3 lb.	.37
Rolls Oats (no prem) (class 1), 3 lb.	.28
Rolls Oats (prem) (class 1), 3 lb.	.27
NBC:	
Shredded Wheat (class 1), 12 oz.	.13
Shreddies (class 1), Large	.14
Pettijohn's (class 1), 22 oz.	.20
Post's:	
Assorted 10's (class 1)	.26
Bran Flakes (class 1), 8 oz.	.11
Bran Flakes (class 1), 14 oz.	.16
Grape Nuts (class 1), 12 oz.	.15
Grape Nut Flakes (class 1), 7 oz.	.11
Grape Nut Flakes (class 1), 18 oz.	.16
Grape Nut Wheat Meal (class 1), 16 oz.	.14
Post Toasties (class 1), 6 oz.	.06
Post Toasties (class 1), 11 oz.	.10
Post Toasties (class 1), 18 oz.	.14
Whole Bran Flakes (class 1), 10 oz.	.13
Quaker:	
Crackles (class 1), 7½ oz.	.10
Farina (class 1), 14 oz.	.10
Farina (class 1), 28 oz.	.20
Hominy Grits (class 1), 24 oz.	.11
Muffets (class 1), 10 oz.	.11
Pearl Barley (class 1), Reg.	.12
Puffed Rice (class 1), 4 oz.	.13
Puffed Wheat (class 1), 3½ oz.	.11
Rolls Oats (class 1), 20 oz.	.13
Rolls Oats (class 1), 3 lb.	.28
Ralston:	
Bran (class 1), 26 oz.	.18
Instant (class 1), 16 oz.	.24
Shredded (class 1), 12 oz.	.13
Whole Wheat (class 1), 24 oz.	.24
Red and White:	
Rolls Oats (class 1), small	.11
Rolls Oats (class 1), large	.25
Wheat Flakes (class 1), 8 oz.	.10
Wheat Flakes (class 1), large	.17
Roman Meal (class 1), 15 oz.	.18
Roman Meal (class 1), 30 oz.	.31
Sperry's:	
Wheat Hearts (class 1), 14 oz.	.15
Wheat Hearts (class 1), 28 oz.	.25
Wheat Hearts (class 1), 46 oz.	.38
Tiny Tots (class 1), 28 oz.	.24
Wheatena (class 1), 22 oz.	.26

## CHICKENS

## Broilers and Fryers:

Dressed (2 lbs. to less than 3½ lbs.):	
Grade A (classes 1, 2)	.45
Grade B (classes 1, 2)	.43
Grade C (classes 1, 2)	.40
Drawn (1¼ lbs. to less than 2½ lbs.):	
Grade A (classes 1, 2)	.60
Grade B (classes 1, 2)	.58
Grade C (classes 1, 2)	.55
Quick-frozen Drawn (1¼ lbs. to less than 2½ lbs.):	
Grade A (classes 1, 2)	.71
Grade B (classes 1, 2)	.69
Grade C (classes 1, 2)	.66

## Fowl:

Dressed:	
Grade A (classes 1, 2)	.40
Grade B (classes 1, 2)	.38
Grade C (classes 1, 2)	.35

## APPENDIX A—CLASSES 1 AND 2, SEATTLE—Con.

## CHICKENS—continued

## Fowl—Continued.

## Drawn:

Grade A (classes 1, 2)	\$0.52
Grade B (classes 1, 2)	.50
Grade C (classes 1, 2)	.47

## CITRUS FRUIT, CANNED

## Grapefruit:

Golden Holly, Choice (classes 1, 2), #2	.18
Red & White, Fancy (classes 1, 2), #2	.17

## Grapefruit juice (natural):

Apte (classes 1, 2), 47 oz.	.37
Bordo (classes 1, 2), 18 oz.	.15
Bordo (classes 1, 2), 47 oz.	.35
Donald Drake (classes 1, 2), 47 oz.	.37
Emmy Lou (classes 1, 2), 47 oz.	.36
Garth (classes 1, 2), #10	.48
Happy Home (classes 1, 2), #2	.17
Happy Home (classes 1, 2), #3	.38
Holly Hill (classes 1, 2), #2	.16
Holly Hill (classes 1, 2), #3	.36
K & B (classes 1, 2), #2	.16
K & B (classes 1, 2), 47 oz.	.37
McDonald (classes 1, 2), 47 oz.	.35
Moon Rose (classes 1, 2), 47 oz.	.37
Moore's (classes 1, 2), 47 oz.	.36
Orchard Garden (classes 1, 2), 47 oz.	.36
Polk's (classes 1, 2), 47 oz.	.37
Red & White (classes 1, 2), #2	.13
Reliance (classes 1, 2), #2	.16
Reliance (classes 1, 2), 47 oz.	.37
S & W (classes 1, 2), #2	.17
S & W (classes 1, 2), 47 oz.	.39
Shurfine (classes 1, 2), 18 oz.	.15
Shurfine (classes 1, 2), 47 oz.	.35
Silver Nip (classes 1, 2), 47 oz.	.42
Standby (classes 1, 2), 47 oz.	.36
Valley Gold (classes 1, 2), 47 oz.	.33

## Grapefruit juice (sweetened):

Florida Gold (classes 1, 2), #2	.15
Florida Gold (classes 1, 2), 47 oz.	.35
Florida Gold (classes 1, 2), #10	1.39
Happy Home (classes 1, 2), #2	.17
Happy Home (classes 1, 2), #3	.38
Kingsway (classes 1, 2), #2	.15
Lord Fairfax (classes 1, 2), #2	.17
Old Homestead (classes 1, 2), #2	.14
S & W (classes 1, 2), #2	.17
S & W (classes 1, 2), 47 oz.	.39
Shurfine (classes 1, 2), 18 oz.	.15
Shurfine (classes 1, 2), 47 oz.	.36

## Lemon juice:

Best Circle (classes 1, 2), 6½ oz.	.10
M. C. P. (classes 1, 2), 8 oz.	.10

## Orange juice:

Absopure (classes 1, 2), 12 oz.	.20
Absopure (classes 1, 2), #10	2.14
Apte (classes 1, 2), 12 oz.	.20
Apte (classes 1, 2), 47 oz.	.49
Old South (classes 1, 2), 12 oz.	.20
Old South (classes 1, 2), 47 oz.	.49
O-Mi-O (classes 1, 2), 47 oz.	.51
Red & White (classes 1, 2), 12 oz.	.14
Red & White (classes 1, 2), 47 oz.	.48
Reliance (classes 1, 2), 12 oz.	.07
S & W (classes 1, 2), 12 oz.	.13
S & W (classes 1, 2), 47 oz.	.45
Orange & grapefruit juice:	
Adams (classes 1, 2), 47 oz.	.39
Apte (classes 1, 2), #2	.18
Happy Home (classes 1, 2), #2	.18
Old South (classes 1, 2), 47 oz.	.39
Red & White (classes 1, 2), #10	.99
Shurfine (classes 1, 2), #2	.14
Shurfine (classes 1, 2), 47 oz.	.33

## COFFEE

Bliss (classes 1, 2), 1 lb.	.81
Bliss (classes 1, 2), 2 lbs.	.59
Blue Banner (classes 1, 2), 1 lb.	.38
Blue Banner (classes 1, 2), 2 lbs.	.73
Chase & Sanborn (classes 1, 2), 1 lb.	.32

## APPENDIX A—CLASSES 1 AND 2, SEATTLE—Con.

## COFFEE—continued

Corona (classes 1, 2), 1 lb.	\$0.36
Crescent (classes 1, 2), 1 lb.	.35
Del Monte (classes 1, 2), 1 lb.	.35
Del Monte (classes 1, 2), 2 lbs.	.69
Gold Shield (classes 1, 2), 1 lb.	.33
Hills Brothers (classes 1, 2), 1 lb.	.36
Kaffee Hag (classes 1, 2), 1 lb.	.40
Maxwell House (classes 1, 2), 1 lb.	.38
Maxwell House (classes 1, 2), 2 lbs.	.74
M. J. B. (classes 1, 2), 1 lb.	.36
Old Homestead (classes 1, 2), 1 lb.	.37
Par (classes 1, 2), 1 lb.	.31
Par (classes 1, 2), 2 lbs.	.59
Red & White (classes 1, 2), 1 lb.	.33
Reliance (classes 1, 2), 1 lb.	.74
Reliance (classes 1, 2), 2 lbs.	.68
S & W (classes 1, 2), 1 lb.	.35
S & W (classes 1, 2), 2 lbs.	.68
Sanka (classes 1, 2), 1 lb.	.41
Shurfine (classes 1, 2), 1 lb.	.31
Wide A Wake (classes 1, 2), 1 lb.	.27

## CORN MEAL

## Albers:

White (classes 1, 2), 20 oz.	.12
Yellow (classes 1, 2), 20 oz.	.12
Yellow (classes 1, 2), 2½ lb.	.21
Yellow (classes 1, 2), 4½ lb.	.27
Yellow (classes 1, 2), 9 lb.	.51

## Fisher's:

White (classes 1, 2), 2 lb.	.18
Yellow (classes 1, 2), 2 lb.	.18

## Quaker:

White (classes 1, 2), 24 oz.	.12
Yellow (classes 1, 2), 24 oz.	.12
Yellow (classes 1, 2), 10 lb.	.53

## Sperry's:

White (classes 1, 2), 16 oz.	.11
White (classes 1, 2), 56 oz.	.28
Yellow (classes 1, 2), 16 oz.	.11
Yellow (classes 1, 2), 56 oz.	.28

## DRIED FRUIT

## Currants:

Bonnors (classes 1, 2), 11 oz.	.16
Fruitcake (classes 1, 2), 11 oz.	.16
Nonpareil (class 1), 11 oz.	.16
Nonpareil (class 2), 11 oz.	.15
Sunmaid (class 1), 11 oz.	.16
Sunmaid (class 2), 11 oz.	.15
Zante (class 1), 8 oz.	.10
Figs: Roedings (classes 1, 2), 12 oz.	.20

## Prunes:

Del Monte, med. (classes 1, 2), 1 lb.	.15
Del Monte, lge. (classes 1, 2), 2 lb.	.31
Del Monte, med. (class 1), 2 lb.	.29
Del Monte, med. (class 2), 2 lb.	.28
Shurfine, lge. (classes 1, 2), 2 lb.	.30
Shurfine, med. (classes 1, 2), 2 lb.	.28
Sunsweet, ex. lge. (class 1), 1 lb.	.19
Sunsweet, ex. lge. (class 2), 1 lb.	.18
Sunsweet, ex. lge. (class 1), 2 lb.	.38
Sunsweet, ex. lge. (class 2), 2 lb.	.37
Sunsweet, lge. (classes 1, 2), 2 lb.	.34
Sunsweet, med. (classes 1, 2), 2 lb.	.32

## Raisins, seeded:

Blue Ribbon (classes 1, 2), 15 oz.	.15
Shurfine (class 1), 15 oz.	.15
Shurfine (class 2), 15 oz.	.14
Sunmaid (classes 1, 2), 15 oz.	.16

## Raisins, seedless:

Blue Ribbon ctn. (classes 1, 2), 15 oz.	.13
Del Monte ctn. (classes 1, 2), 15 oz.	.13
Isle O'Gold (class 1), 4 lb.	.40
Isle O'Gold (class 2), 4 lb.	.48
Lion (classes 1, 2), 15 oz.	.13
Lion (class 1), 4 lb.	.53
Lion (class 2), 4 lb.	.52
Shurfine (classes 1, 2), 15 oz.	.13
Sunmaid (classes 1, 2), 15 oz.	.15
Sunmaid (cello) (classes 1, 2), 1 lb.	.13
Sunmaid nectars (class 1), 15 oz.	.14
Sunmaid nectars (class 2), 15 oz.	.13
Sunmaid puffed (classes 1, 2), 15 oz.	.16
Supreme (classes 1, 2), 15 oz.	.13



APPENDIX A—CLASSES 1 AND 2, SEATTLE—CON.  
EGGS (CLASS 1 ONLY)

	Loose	Packed by re- tailer	Packed by whole- saler
	Cents per dozen	Cents per dozen	Cents per dozen
Grade AA (U. S. certified):			
Jumbo.....			59
Extra large.....			57
Large.....			55
Medium.....			50
Small.....			46
Grade A (including AA when not certified):			
Jumbo.....	56	58	59
Extra large.....	53	55	55
Large.....	50	52	53
Medium.....	46	48	48
Small.....	41	43	43
Grade B:			
Jumbo.....	48	50	50
Extra large.....	48	50	50
Large.....	48	50	50
Medium.....	43	45	46
Small.....	39	41	41
Grade C (Assorted):			
Jumbo.....	44	46	47
Extra large.....	44	46	47
Large.....	44	46	47
Medium.....	40	42	42
Small.....	35	37	37
Dirty and checked:			
Jumbo.....	42	44	44
Extra large.....	42	44	44
Large.....	42	44	44
Medium.....	37	39	40
Small.....	33	35	35

## FISH AND SEAFOOD, PROCESSED

Clams:		
Pioneer (classes 1, 2), # 1/2.....	\$0.28	
Emporium (classes 1, 2), # 1.....	.36	
Crab meat:		
Geisha King (classes 1, 2), 3 1/2 oz.....	.22	
Newport (classes 1, 2), 6 oz.....	.51	
Pacific (classes 1, 2), 6 oz.....	.47	
Reliance (classes 1, 2), # 1/2.....	.51	
Royal Red (classes 1, 2), 6 oz.....	.50	
Tokeland (classes 1, 2), 3 1/2 oz.....	.31	
Tokeland, (classes 1, 2), 6 oz.....	.46	
Tokeland (smoked) (classes 1, 2), 6 oz.....	.50	
Lobsters:		
Beaver (classes 1, 2), 3 1/2 oz.....	.28	
Cape Spiny (classes 1, 2), 6 oz.....	.50	
Cuban Star (classes 1, 2), 6 oz.....	.64	
Ice Castle (classes 1, 2), 6 oz.....	.51	
Red Jacket (classes 1, 2), 3 1/2 oz.....	.28	
Oysters:		
Blue Plate Cove (classes 1, 2), 7 1/2 oz.....	.43	
Brimful Cove (classes 1, 2), 7 1/2 oz.....	.43	
DeJean (classes 1, 2), 7 1/2 oz.....	.43	
Emporium (classes 1, 2), 7 1/2 oz.....	.44	
Gulf Water Crest (classes 1, 2), 7 1/2 oz.....	.44	
High Sea (classes 1, 2), 7 1/2 oz.....	.43	
Pellaco Cove (classes 1, 2), 14 oz.....	.81	
Pellaco Gulf (classes 1, 2), 7 1/2 oz.....	.43	
Oysters, smoked: Nip Tide Fancy (classes 1, 2), 3 1/2 oz.....	.25	
Pilchards: Van Camp's (tomato sauce) (classes 1, 2), # 1.....	.16	
Salmon:		
Ackerman P. S. Sockeye (classes 1, 2), # 1/2.....	.36	
All Sea Cohoe (classes 1, 2), # 1/4.....	.15	
All Sea King (classes 1, 2), # 1/2.....	.23	
Bay Beauty Pink (classes 1, 2), # 1.....	.25	
Best Bet Chum (classes 1, 2), # 1.....	.24	
Del Monte (classes 1, 2), # 1.....	.43	
Enjoy P. S. Sockeye (classes 1, 2), # 1/2.....	.36	
Enjoy P. S. Sockeye (flat) (classes 1, 2), # 1.....	.60	
Enjoy P. S. Sockeye (tall) (classes 1, 2), # 1.....	.57	
Express Chum (classes 1, 2), # 1.....	.22	
Gold Mist Sockeye (classes 1, 2), # 1/2.....	.32	
Fan C Medium Red (classes 1, 2), # 1/2.....	.25	

APPENDIX A—CLASSES 1 AND 2, SEATTLE—CON.  
FISH AND SEAFOOD, PROCESSED—continued

Fan C Medium Red (flat) (classes 1, 2), # 1.....	\$0.39	
Fan C Medium Red (tall) (classes 1, 2), # 1.....	.37	
Golden Mist P. S. Sockeye (classes 1, 2), # 1/2.....	.36	
Golden Shore Chum (classes 1, 2), # 1.....	.24	
Happyvale Pink (classes 1, 2), # 1/2.....	.16	
Happyvale Pink (classes 1, 2), # 1.....	.23	
Initial King (classes 1, 2), # 1.....	.41	
Libby's Sockeye (classes 1, 2), # 1/2.....	.29	
Libby's Sockeye (tall) (classes 1, 2), # 1.....	.43	
Moon Rose Medium Red (tall) (classes 1, 2), # 1.....	.37	
Mountie Chum (classes 1, 2), # 1.....	.24	
North View Sockeye (tall) (classes 1, 2), # 1.....	.47	
North View Pink (classes 1, 2), # 1.....	.25	
Ocean Beauty Sockeye (classes 1, 2), # 1 (tall).....	.47	
Old Opal (classes 1, 2), # 1.....	.24	
Old Pal Chum (classes 1, 2), # 1/2.....	.17	
Old Pal Chum (classes 1, 2), # 1.....	.24	
Pink Beauty Pink (classes 1, 2), # 1.....	.25	
Red Gem Sockeye (tall) (classes 1, 2), # 1.....	.47	
Reliance P. S. Sockeye (classes 1, 2), # 1/2.....	.36	
Reliance Sockeye (tall) (classes 1, 2), # 1.....	.47	
Rosedale Medium Red (classes 1, 2), # 1.....	.34	
Salad Cohoe (classes 1, 2), # 1.....	.37	
Sea Kist Sockeye (classes 1, 2), # 1 (tall).....	.47	
Sea Leader Chinook (classes 1, 2), # 1.....	.44	
Sea Leader King (classes 1, 2), # 1.....	.38	
Seacap P. S. Sockeye (classes 1, 2), # 1/2.....	.36	
Seacap Pink (classes 1, 2), # 1.....	.25	
Seafoam Pink (classes 1, 2), # 1.....	.25	
Seal of Quality Sockeye (tall) (classes 1, 2), # 1.....	.47	
Seaport Pink (classes 1, 2), # 1.....	.25	
Seawall Cohoe (classes 1, 2), # 1/2.....	.23	
Silver Mist Cohoe (classes 1, 2), # 1.....	.31	
Snow Bell Chum (classes 1, 2), # 1/2.....	.15	
Tast T Pink (classes 1, 2), # 1/2.....	.18	
Tast T Pink (classes 1, 2), # 1.....	.25	
Waffco Cohoe (tall) (classes 1, 2), # 1.....	.37	
Whitney Pink (classes 1, 2), # 1.....	.25	
Whitworth Pink (classes 1, 2), # 1.....	.25	
Sardines:		
Blue Jack Maine (classes 1, 2), 3 1/2 oz.....	.10	
Booth (oval) (classes 1, 2), # 1.....	.16	
Eatwell (oval) (classes 1, 2), # 1.....	.16	
Reliance (classes 1, 2), 8 oz.....	.17	
Van Camp (oval) (classes 1, 2), # 1.....	.16	
Shrimp:		
Blue Plate (wet) (classes 1, 2), 7 oz.....	.34	
Blue Plate (wet broken) (classes 1, 2), # 1.....	.32	
Clipper (medium wet) (classes 1, 2), 7 oz.....	.37	
Elmdale (wet) (classes 1, 2), 7 oz.....	.32	
Old Homestead (wet) (classes 1, 2), # 1.....	.35	
Reliance (jumbo wet) (classes 1, 2), 5 3/4 oz.....	.39	
Reliance (jumbo wet) (classes 1, 2), 6 3/4 oz.....	.39	
Seaport (wet) (classes 1, 2), 7 oz.....	.34	
Tastewell (wet), (classes 1, 2), 7 oz.....	.33	
Victor (medium wet), (classes 1, 2), 6 3/4 oz.....	.38	
Snacks, kippered: Reliance (classes 1, 2), 3 1/2 oz.....	.14	

APPENDIX A—CLASSES 1 AND 2, SEATTLE—CON.  
FISH AND SEAFOOD, PROCESSED—continued

Tuna:		
Alta Mar Flakes (classes 1, 2), # 1/2.....	\$0.32	
Chicken of Sea, grated, (classes 1, 2), # 1/2.....	.33	
CoOp Best (classes 1, 2), # 1.....	.99	
Far Famed Fancy (classes 1, 2), # 1/4.....	.22	
Halfhill (classes 1, 2), # 1/2.....	.43	
Lustre Bo Flakes (classes 1, 2), # 1/2.....	.32	
Ocean Gift Fancy (classes 1, 2), # 1/4.....	.40	
Sea Ace Standard (classes 1, 2), # 1/4.....	.21	
Starkist Fancy (classes 1, 2), # 1/2.....	.38	
Starkist Grated (classes 1, 2), # 1/2.....	.33	
Val Vita (classes 1, 2), # 1/2.....	.46	
FRUITS, CANNED		
Fruit cocktail:		
Del Monte (class 1), # 1.....	.18	
Del Monte (class 2), # 1.....	.17	
Del Monte (classes 1, 2), # 2 1/2 gls.....	.33	
Exquisite (classes 1, 2), # 1.....	.18	
Exquisite (class 1), # 2 1/2 tin.....	.32	
Exquisite (class 2), # 2 1/2 tin.....	.31	
Happy Home (Fancy) (classes 1, 2), # 1.....	.18	
Libby's (class 1), # 1.....	.18	
Libby's (class 2), # 1.....	.17	
Libby's (class 1), # 2 1/2 gls.....	.33	
Libby's (class 2), # 2 1/2 gls.....	.32	
Old Homestead (classes 1, 2), # 1.....	.18	
Shurfine (classes 1, 2), # 1.....	.18	
Signet (classes 1, 2), # 1.....	.19	
Signet (classes 1, 2), # 2 1/2 gls.....	.34	
Peaches:		
Freestone, halves or sliced, # 2 1/2 tin:		
Exquisite (classes 1, 2).....	.29	
Happy Home (class 1).....	.33	
Happy Home (class 2).....	.32	
Lady Elberta (class 1).....	.31	
Lady Elberta (class 2).....	.30	
Libby's (class 1).....	.32	
Libby's (class 2).....	.31	
Old Homestead (classes 1, 2).....	.30	
Reliance (class 1).....	.33	
Reliance (class 2).....	.32	
Shurfine (classes 1, 2).....	.29	
Standby (classes 1, 2).....	.32	
Yes Madam (classes 1, 2).....	.32	
S & W (classes 1, 2).....	.31	
Yellow cling, halves or sliced, # 2 1/2 glass:		
Del Monte (class 1).....	.31	
Del Monte (class 2).....	.30	
Libby's (class 1).....	.31	
Libby's (class 2).....	.30	
Signet (class 1).....	.30	
Signet (class 2).....	.29	
Yellow cling, halves or sliced, # 1 1/2 tin:		
Cosmos (class 1).....	.25	
Cosmos (class 2).....	.24	
Cottage (classes 1, 2).....	.25	
Del Monte (classes 1, 2).....	.28	
Exquisite (classes 1, 2).....	.25	
Fernbrook (class 1).....	.25	
Fernbrook (class 2).....	.24	
Happy Home (classes 1, 2).....	.29	
Isle O'Gold (classes 1, 2).....	.25	
Libby's (classes 1, 2).....	.28	
Old Homestead (classes 1, 2).....	.25	
Palmdale (class 1).....	.26	
Palmdale (class 2).....	.25	
S & W (classes 1, 2).....	.29	
Seaport (classes 1, 2).....	.24	
Silver Bar (classes 1, 2).....	.24	
Silver Shield (class 1).....	.27	
Silver Shield (class 2).....	.26	
Standby (classes 1, 2).....	.27	
Tastewell (class 1).....	.23	
Tastewell (class 2).....	.22	
Pears:		
A Grade or Fancy, # 2 1/2 glass:		
Signet (quarters) (class 1).....	.35	
Signet (quarters) (class 2).....	.34	
A Grade or Fancy, # 2 1/2 tin:		
Happy Home (class 1).....	.34	
Happy Home (class 2).....	.33	



## APPENDIX A—CLASSES 1 AND 2, SEATTLE—Con.

## FRUITS, CANNED—continued

## Pears—Continued.

A Grade or Fancy, #2½ tin—Con.	
Reliance (banquet halves) (class 1)	\$0.34
Reliance (banquet halves) (class 2)	.33
S & W (class 1)	.34
S & W (class 2)	.33
Shurfine (classes 1, 2)	.32
B Grade or Choice, #2½ tin:	
Del Monte (classes 1, 2)	.31
Exquisite (classes 1, 2)	.29
I. G. A. (class 1)	.30
I. G. A. (class 2)	.29
Libby's (classes 1, 2)	.31
Old Homestead (classes 1, 2)	.31
Reliance (regular) (classes 1, 2)	.31
Silver Shield (classes 1, 2)	.31
B Grade or Choice, #2½ glass:	
Del Monte (classes 1, 2)	.33
Libby's (classes 1, 2)	.33
C Grade or Standard, #2½ tin:	
Everson (class 1)	.27
Everson (class 2)	.26
Fernbrook (class 1)	.28
Fernbrook (class 2)	.27
Rosedale (classes 1, 2)	.26
Seaport (classes 1, 2)	.27
Tastewell (classes 1, 2)	.26

## Pineapple, sliced:

Del Monte (classes 1, 2), #1/F	.14
Del Monte (class 1), #2½	.29
Del Monte (class 2), #2½	.28
Dole's (class 1), #1/F	.14
Dole's (class 2), #1/F	.13
Dole's (class 1), #1½	.16
Dole's (class 2), #1½	.15
Dole's (classes 1, 2), #2	.24
Dole's (classes 1, 2), #2½	.29
Fargo (class 1), #2	.24
Fargo (class 2), #2	.23
Happy Home (class 1), #1/F	.14
Happy Home (class 2), #1/F	.13
Happy Home (class 1), #2	.24
Happy Home (class 2), #2	.23
Happy Home (class 1), #2½	.29
Happy Home (class 2), #2½	.28
I. G. A. (class 1), #2	.24
I. G. A. (class 2), #2	.23
Libby's (class 1), #1½	.16
Libby's (class 2), #1½	.15
Libby's (class 1), #2	.24
Libby's (class 2), #2	.23
Libby's (class 1), #2½	.29
Libby's (class 2), #2½	.28
Old Homestead (class 1), #2½	.29
Old Homestead (class 2), #2½	.28
Reliance (classes 1, 2), #2½	.29
Rosedale (class 1), #1½	.15
Rosedale (class 2), #1½	.14
Rosedale (class 1), #2	.22
Rosedale (class 2), #2	.21
S & W (class 1), #2	.24
S & W (class 2), #2	.23
S & W (class 1), #2½	.29
S & W (class 2), #2½	.28
Shurfine (class 1), 1/F	.14
Shurfine (class 2), 1/F	.13
Shurfine (classes 1, 2), #2½	.29

## Pineapple, tidbits:

Dole's (class 1), 211	.15
Dole's (class 2), 211	.14
Rosedale (class 1), 211	.14
Rosedale (class 2), 211	.13

## Pineapple, gems:

Dole's (classes 1, 2), 211	.15
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## Pineapple, crushed:

Del Monte (classes 1, 2), #1/F	.14
Del Monte (class 1), #2	.25
Del Monte (class 2), #2	.24
Del Monte (class 1), #2½	.29
Del Monte (class 2), #2½	.28
Dole's (class 1), #2	.23
Dole's (class 2), #2	.22
Dole's (class 1), #2½	.29
Dole's (class 2), #2½	.28
Happy Home (class 1), #1/F	.14

## APPENDIX A—CLASSES 1 AND 2, SEATTLE—Con.

## FRUITS, CANNED—continued

## Pineapple, Crushed—Continued.

Happy Home (class 2), #1/F	\$0.13
Happy Home (class 1), #2	.23
Happy Home (class 2), #2	.22
Happy Home (class 1), #2½	.29
Happy Home (class 2), #2½	.28
Libby's (class 1), #2	.23
Libby's (class 2), #2	.22
Libby's (class 1), #2½	.29
Libby's (class 2), #2½	.28
Old Homestead (class 1), #2	.23
Old Homestead (class 2), #2	.22
Old Homestead (class 1), #2½	.29
Old Homestead (class 2), #2½	.28
Reliance (class 1), #2	.23
Reliance (class 2), #2	.22
Reliance (classes 1, 2), #2½	.29
S & W (class 1), #2	.23
S & W (class 2), #2	.22
S & W (class 1), #2½	.29
S & W (class 2), #2½	.28

## HONEY

Boyden's (classes 1, 2), 24 oz	.45
Bradshaw (classes 1, 2), 16 oz	.34
Bradshaw (classes 1, 2), 2½ lbs	.72
Bradshaw (classes 1, 2), 5 lbs	1.89
Dexter's Creamed (classes 1, 2), 14 oz	.31
Reliance (classes 1, 2), 20 oz	.41
Silver Bow (classes 1, 2), 12 oz	.26
Whitney's Clover (classes 1, 2), 11 oz	.24
Whitney's Clover (classes 1, 2), 20 oz	.41
Whitney's Creamed (classes 1, 2), 14 oz	.34
Whitney's Server (classes 1, 2), 16 oz	.48

## LARD

Armour's Simon Pure (classes 1, 2), 1 lb	.22
Armour's Star (classes 1, 2), 1 lb	.21
Carsten's (class 1), 1 lb	.22
Carsten's (class 2), 1 lb	.21
Swift's Premium (classes 1, 2), 1 lb	.22
Swift's Silverleaf (classes 1, 2), 1 lb	.21

## MACARONI &amp; SPAGHETTI PRODUCTS

Macaroni & Spaghetti (all styles):	
Best Bet (classes 1, 2), 2½ lbs	.29
Creamette (classes 1, 2), 8 oz	.10
Favro (classes 1, 2), 2½ lbs	.29
Fould's (classes 1, 2), 8 oz	.10
Fould's (classes 1, 2), 16 oz	.17
Fould's (classes 1, 2), 27 oz	.26
Mission (classes 1, 2), 8 oz	.10
Mission (carton) (classes 1, 2), 8 oz	.09
Mission (classes 1, 2), 16 oz	.17
Mission (classes 1, 2), 27 oz	.26
Reliance (classes 1, 2), 8 oz	.10
Reliance (classes 1, 2), 16 oz	.17
Reliance (classes 1, 2), 27 oz	.26
Reliance (classes 1, 2), 2½ lbs	.29
Quaker (classes 1, 2), 8 oz	.12
Quaker (classes 1, 2), 16 oz	.21

## Egg noodles:

Best Bet (classes 1, 2), 14 oz	.21
Best Bet (classes 1, 2), 2½ lbs	.29
Big Value (classes 1, 2), 12 oz	.16
Creamette (classes 1, 2), 5 oz	.10
Fould's (classes 1, 2), 16 oz	.25
Fould's Twirls (classes 1, 2), 16 oz	.27
Favro (classes 1, 2), 5 oz	.10
Favro (classes 1, 2), 8 oz	.14
Favro (classes 1, 2), 14 oz	.21
Manchu Chinese (classes 1, 2), 8 oz	.12
Mission (classes 1, 2), 5 oz	.10
Mission (classes 1, 2), 8 oz	.14
Mission (classes 1, 2), 16 oz	.25
Mission Chinese (classes 1, 2), 8 oz	.11
Mission Chinese (classes 1, 2), 11 oz	.19
Missionettes (classes 1, 2), 8 oz	.16
Missionettes (classes 1, 2), 16 oz	.27
Reliance (classes 1, 2), 5 oz	.10
Reliance (classes 1, 2), 8 oz	.14
Reliance Chinese (classes 1, 2), 8 oz	.12
Reliance Egg Twistees (classes 1, 2), 16 oz	.25

## APPENDIX A—CLASSES 1 AND 2, SEATTLE—Con.

## MACARONI &amp; SPAGHETTI PRODUCTS—continued

## Egg Noodles—Continued.

Reliance Noodlettes (classes 1, 2), 16 oz	\$0.27
Rose Chinese (classes 1, 2), 8 oz	.10
Quaker (classes 1, 2), 5 oz	.11
Van Camp Tenderoni (classes 1, 2), 6 oz	.10

## MILK, CANNED

## Condensed:

Eagle Brand (classes 1, 2), 15 oz	.21
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## Evaporated:

Borden (classes 1, 2), tall	.11
Borden (classes 1, 2), small	.05½
Carnation (classes 1, 2), tall	.11
Carnation (classes 1, 2), small	.05½
Darigold (classes 1, 2), tall	.11
Darigold (classes 1, 2), small	.05
Federal (classes 1, 2), tall	.11
Federal (classes 1, 2), small	.05
Mt. Vernon (classes 1, 2), tall	.11
Pet (classes 1, 2), tall	.11
Pet (classes 1, 2), small	.05½
Red & White (classes 1, 2), tall	.11
Red & White (classes 1, 2), small	.05
Regular Morning (classes 1, 2), tall	.11
Rose (classes 1, 2), tall	.11
Special Morning (classes 1, 2), tall	.11
Swifts Premium (classes 1, 2), tall	.11

## MILK, FLUID (ALL BRANDS)

4% (classes 1, 2), qt	.13
5% (classes 1, 2), qt	.15
Homogenized, 4% (classes 1, 2), qt	.13
Premium, Vitamin D, 4% (classes 1, 2), qt	.14

## OIL

Durkee (classes 1, 2), 1 pint	.33
Durkee (classes 1, 2), 1 qt	.63
Fluffs (classes 1, 2), 1 gal	2.01
Mazola (classes 1, 2), 1 pint	.36
Mazola (classes 1, 2), 1 qt	.68
Mazola (classes 1, 2), 1 gal	2.12
Puritan (classes 1, 2), 1 gal	2.01
Soy Bean Oil (classes 1, 2), 1 gal	1.81
Staley's (classes 1, 2), 1 gal	2.01
Wesson (classes 1, 2), 1 pint	.33
Wesson (classes 1, 2), 1 qt	.63
Wesson (classes 1, 2), ½ gal	1.12
Wesson (classes 1, 2), 1 gal	2.10

## PEANUT BUTTER

Creamy Kernel (classes 1, 2), 16 oz	.39
Creamy Kernel (classes 1, 2), 24 oz	.55
Dennison's (classes 1, 2), 16 oz	.39
Dennison's (classes 1, 2), 24 oz	.56
Dennison's (classes 1, 2), 32 oz	.69
Goober (classes 1, 2), 32 oz	.58
Happy Home (classes 1, 2), 7 oz	.22
Happy Home (classes 1, 2), 16 oz	.37
Happy Home (classes 1, 2), 32 oz	.72
Heinz (classes 1, 2), 9½ oz	.28
Heinz (classes 1, 2), 16 oz	.45
Jo Jo (classes 1, 2), 16 oz	.34
Jo Jo (classes 1, 2), 32 oz	.64
Old Homestead (classes 1, 2), 16 oz	.38
Old Homestead (classes 1, 2), 32 oz	.71
Peter Pan (classes 1, 2), 13 oz	.39
Peter Pan (classes 1, 2), 32 oz	.83
Red & White (classes 1, 2), 16 oz	.43
Red & White (classes 1, 2), 32 oz	.80
Reliance, Krunch (classes 1, 2), 16 oz	.41
Reliance, Krunch (classes 1, 2), 32 oz	.73
Reliance, Regular (classes 1, 2), 8 oz	.22
Reliance, Regular (classes 1, 2), 16 oz	.40
Reliance, Regular (classes 1, 2), 24 oz	.58
Reliance, Regular (classes 1, 2), 32 oz	.72
School Boy (classes 1, 2), 1 lb	.39
School Boy (classes 1, 2), 24 oz	.56
School Boy (classes 1, 2), 2 lb	.71
Skippy Cream or Krunch (classes 1, 2), 16 oz	.47
Sunny Jim (classes 1, 2), 1 lb	.35
Sunny Jim (classes 1, 2), 24 oz	.50
Sunny Jim (classes 1, 2), 2 lb	.63



## APPENDIX A—CLASSES 1 AND 2, SEATTLE—CON.

## SHORTENING

Crisco (classes 1, 2), 1 lb.	\$0.26
Crisco (classes 1, 2), 3 lbs.	.74
Fluffo (classes 1, 2), 1 lb.	.22
Fluffo (classes 1, 2), 3 lbs.	.65
Formay (classes 1, 2), 3 lbs.	.70
Jewel (classes 1, 2), 1 lb.	.22
Jewel (classes 1, 2), 3 lbs.	.65
Jewel (classes 1, 2), 4 lbs.	.85
Jewel (classes 1, 2), 8 lbs.	1.70
Maid O'Nut (classes 1, 2), 13 oz.	.28
Red & White (classes 1, 2), 3 lbs.	.68
Shurline (classes 1, 2), 3 lbs.	.67
Snowdrift (classes 1, 2), 1 lb.	.26
Snowdrift (classes 1, 2), 3 lbs.	.74
Spry (classes 1, 2), 1 lb.	.26
Spry (classes 1, 2), 3 lbs.	.74

## SUGAR

Beet:	
Paper (class 1), 100 lbs.	6.97
Cotton (class 1), 100 lbs.	7.04
Burlap (class 1), 100 lbs.	7.10
Cotton (class 1), 50 lbs.	3.53
Cotton (class 1), 25 lbs.	1.79
Cotton (class 1), 10 lbs.	.72
Cotton (class 1), 5 lbs.	.37
Mfr's Paper Bag (class 1), 2 lbs.	.15
Cotton (class 1), 1 lb.	.08
Bulk (class 1), 1 lb.	.07

Cane:	
Paper (class 1), 100 lbs.	7.10
Cotton (class 1), 100 lbs.	7.17
Burlap (class 1), 100 lbs.	7.22
Cotton (class 1), 50 lbs.	3.59
Cotton (class 1), 25 lbs.	1.82
Cotton (class 1), 10 lbs.	.73
Cotton (class 1), 5 lbs.	.38
Cotton or Carton (class 1), 2 lbs.	.16
Carton (class 1), 1 lb.	.08
Bulk (class 1), 1 lb.	.07
Pkg. Powdered (class 1), 1 lb.	.09
Bulk Powdered (class 1), 1 lb.	.08
Pkg. Cube (class 1), 2 lbs.	.19
Bulk Cube (class 1), 1 lb.	.09
Pkg. Brown (class 1), 1 lb.	.08
Bulk Brown (class 1), 1 lb.	.07

## SYRUPS AND MOLASSES

Molasses:	
Aunt Dinah (classes 1, 2), 12 oz.	.11
Aunt Dinah (classes 1, 2), 24 oz.	.22
Brer Rabbit, Gold (classes 1, 2), 12 oz.	.21
Brer Rabbit, Gold (classes 1, 2), 24 oz.	.39
Brer Rabbit, Green (classes 1, 2), 12 oz.	.18
Brer Rabbit, Green (classes 1, 2), 24 oz.	.33
Staley's (classes 1, 2), 3 lb.	.28
Syrup:	
Happy Home (classes 1, 2), #10	1.46
Highland Pure Maple (classes 1, 2), 12 oz.	.45
Karo Blue (classes 1, 2), 1½ lb.	.17
Karo Blue (classes 1, 2), 5 lbs.	.45
Karo Blue (classes 1, 2), 10 lbs.	.88
Karo Red (classes 1, 2), 1½ lbs.	.18
Karo Red (classes 1, 2), 5 lb.	.47
Karo Red (classes 1, 2), 10 lb.	.89
Log Cabin (classes 1, 2), 12 oz.	.21
Log Cabin (classes 1, 2), 28 oz.	.40
Log Cabin (classes 1, 2), 58 oz.	.85
Log Cabin (classes 1, 2), 1 gal.	1.79
Lumberjack (classes 1, 2), 24 oz.	.29
Lumberjack (classes 1, 2), 5 lbs.	.58
Mr. Wide-A-Wake (classes 1, 2), 24 oz.	.26
Old Pioneer (classes 1, 2), 12 oz.	.14
Old Pioneer (classes 1, 2), 24 oz.	.26
Phillips Waffle (classes 1, 2), 1 gal.	1.33
Pioneer (classes 1, 2), 8 oz.	.10
Pioneer (classes 1, 2), #10	1.06
Spreadwell (classes 1, 2), 1 gal.	1.94
Staley's Crystal Wht. (classes 1, 2), 1½ lbs.	.17
Staley's Crystal Wht. (classes 1, 2), 3 lbs.	.30

## APPENDIX A—CLASSES 1 AND 2, SEATTLE—CON.

## SYRUPS AND MOLASSES—continued

Syrup—Continued.	
Staley's Crystal Wht. (classes 1, 2), 5 lbs.	\$0.47
Staley's Crystal Wht. (classes 1, 2), 10 lbs.	.89
Staley's Golden (classes 1, 2), 1½ lb.	.16
Staley's Golden (classes 1, 2), 5 lb.	.45
Stalen's Golden (classes 1, 2), 10 lb.	.84
Staley's Waffle (classes 1, 2), 12 oz.	.16
Staley's Waffle (classes 1, 2), 24 oz.	.31
Sunny Jim (classes 1, 2), 22 oz.	.20
Sunny Jim (classes 1, 2), 32 oz.	.25
Sunny Jim Cane and Corn (classes 1, 2), 16½ oz.	.21
Sunny Jim Cane and Maple (classes 1, 2), 24 oz.	.31
Teagarden Cane and Maple (classes 1, 2), 12 oz.	.18
Teagarden Drip (classes 1, 2), 12 oz.	.16
Teagarden Drip (classes 1, 2), 24 oz.	.31
Vermont Maid (classes 1, 2), 12 oz.	.21
Vermont Maid (classes 1, 2), 24 oz.	.42

## VEGETABLES, CANNED

Beans, green:	
Grade A or Fancy, #2 Tin:	
Del Monte Whole 1 Sv. (class 1)	.23
Del Monte Whole 1 Sv. (class 2)	.22
Exquisite Whole 1 Sv. (classes 1, 2)	.22
Exquisite French Style (classes 1, 2)	.16
Exquisite 3 Sv. Cut (classes 1, 2)	.14
Happy Home Shoestring (classes 1, 2)	.14
Happy Home Vert Pk (class 1)	.15
Happy Home Vert Pk (class 2)	.14
Happy Home Cut (classes 1, 2)	.18
Happy Home Tiny (classes 1, 2)	.20
Libby 3 Sv. Cut (class 1)	.17
Libby 3 Sv. Cut (class 2)	.16
Libby 3 Sv. Whole (classes 1, 2)	.17
Libby 2 Sv. Whole (class 1)	.18
Libby 2 Sv. Whole (class 2)	.17
Libby Asp. Style (class 1)	.20
Libby Asp. Style (class 2)	.19
Old Homestead 2 Sv. Cut (class 1)	.17
Old Homestead 2 Sv. Cut (class 2)	.16
Reliance Long Cut 3 Sv. (class 1)	.18
Reliance Long Cut 3 Sv. (class 2)	.17
Reliance Tiny Whole (class 1)	.22
Reliance Tiny Whole (class 2)	.21
Shurline Cut (class 1)	.15
Shurline Cut (class 2)	.14
S & W 3 Sv. Cut (class 1)	.16
S & W 3 Sv. Cut (class 2)	.15
S & W 2 Sv. (class 1)	.19
S & W 2 Sv. (class 2)	.18
Grade C or Standard, #2 Tin:	
Family Standard Cut (classes 1, 2)	.13
Happyvale Cut (classes 1, 2)	.12
Searock Cut (classes 1, 2)	.13

Beans, lima:	
Del Monte (class 1), 303 gl.	.18
Del Monte (class 1), 303 tin.	.17
Del Monte E. G. (class 1), #2	.20
Del Monte 1 Sv. (class 1), #2	.22
Exquisite Tiny (class 1), 303.	.18
Exquisite Small (class 1), 303.	.16
Happy Home Sm Green (class 1), #2	.22
Old Homestead Tiny (class 1), #2	.25
Reliance Tiny (class 1), #2	.22
Beans, Wax:	
Exquisite Cut Fancy (classes 1, 2), #2	.16
Happy Home Cut Fancy (classes 1, 2), #2	.16
Happy Home Whole Fcy (classes 1, 2), #2	.18
Palmdale Cut Choice (classes 1, 2), #2	.17

Beets:	
Del Monte Sliced Fancy (class 1), 303	.15
Del Monte Diced Fancy (class 1), 303	.13

## APPENDIX A—CLASSES 1 AND 2, SEATTLE—CON.

## VEGETABLES, CANNED—continued

Beets—Continued.	
Del Monte Whole Fancy (class 1), 303.	\$0.16
Exquisite Sliced Fancy (class 1), #2	.13
Exquisite Shoestring Fancy (class 1), #2	.11
Fernbrook Standard (class 1), #2	.11
Happy Home Sliced Fancy (class 1), #2	.14
Happy Home Diced Fancy (class 1), #2	.11
Happy Home Med. Whole Fancy (class 1), #2	.17
Happy Home Sm. Whole Fancy (class 1), #2	.18
Old Homestead Sliced Fancy (class 1), #2	.13
Old Homestead Tiny Whl. Fancy (class 1), #2	.20
Old Homestead Sm. Wh. Fancy (class 1), #2	.18
Old Homestead Ruby Wh. Fancy (class 1), #2	.14
Old Homestead Pickled Whole Fancy (class 1), #2	.16
Reliance Pickled Wh. Fancy (class 1), #2	.16
Reliance Shoestring Fancy (class 1), #2	.11
Reliance Med. Whole Fancy (class 1), #2	.17
Reliance Diced Fancy (class 1), #2	.11
S & W Sliced Fancy (class 1), #2	.14
S & W Shoestring Fancy (class 1), #2	.11
S & W Small Whole Fancy (class 1), #2	.18
S & W Julianne Fancy (class 1), #2	.11
Seaport Standard (class 1), #2	.11
Carrots:	
Del Monte Fancy (class 1), 303	.12
Corn:	
Exquisite Cream Style (classes 1, 2)	.16
Exquisite WK Fancy (classes 1, 2), #2	.16
Fernbrook Standard WK (classes 1, 2), #2	.16
Fernbrook Cream Style (classes 1, 2), #2	.14
Happy Home VPWK Fancy (classes 1, 2), 12 oz.	.15
Happy Home WK Fancy (classes 1, 2), #2	.17
Happy Home Cream Style Fancy (classes 1, 2), #2	.16
I G A VPWK Fancy (classes 1, 2), 12 oz.	.14
I G A WK Fancy (classes 1, 2), #2	.17
I G A Cream Style Fancy (classes 1, 2), #2	.16
Libby's WK Fancy (classes 1, 2), #2	.17
Libby's Cream Style (classes 1, 2)	.16
Old Homestead Cream Style Fancy (classes 1, 2), #2	.18
Palmdale Ex. Standard (classes 1, 2), #2	.15
Reliance Cream Style (classes 1, 2)	.16
Reliance WK Fancy (classes 1, 2), #2	.17
Shurline VPWK Fancy (classes 1, 2), 12 oz.	.14
Tastewell Cream Style (classes 1, 2), #2	.14
Peas:	
Grade A or "Fancy" 3 Sv:	
Happy Home (classes 1, 2), #2	.16
Libby (classes 1, 2), 17 oz.	.14
Libby (class 1), #2	.17
Libby (class 2), #2	.16
Old Homestead (classes 1, 2), #2	.15
Reliance (class 1), #2	.17
Reliance (class 2), #2	.16
S & W (classes 1, 2), #2	.15
Seablow (classes 1, 2), #2	.16
Standby (classes 1, 2), 17 oz.	.14
Standby (classes 1, 2), #2	.16



## APPENDIX A—CLASSES 1 AND 2, SEATTLE—CON.

## VEGETABLES, CANNED—continued

## Peas—Continued.

## Grade A or "Fancy" 3 Sv—Continued.

Walla Walla (classes 1, 2), 17 oz. \$0.13

Walla Walla (classes 1, 2), #2. .15

## Grade A or "Fancy" Garden Blended

2 3/4 Sv: .18

Del Monte (classes 1, 2), #2. .13

Exquisite (classes 1, 2), 17 oz. .15

Exquisite (classes 1, 2), #2. .14

Libby (classes 1, 2), 17 oz. .17

Libby (class 1), #2. .16

Libby (class 2), #2. .13

## Grade C or "Standard" 5 Sv:

Fernbrook (classes 1, 2), #2. .11

Garden Grown (classes 1, 2), 17 oz. .13

Garden Grown (classes 1, 2), #2. .11

Garden Sweet (classes 1, 2), 17 oz. .13

Garden Sweet (classes 1, 2), #2. .12

LaConner (classes 1, 2), 17 oz. .13

LaConner (classes 1, 2), #2. .14

## Seaport (classes 1, 2), #2. .19

## Sauerkraut, Class #1:

Champion (class 1), 32 oz. glass. .19

Gold Smith (class 1), 32 oz. glass. .19

Muchmore (class 1), 32 oz. glass. .11

Old Homestead (class 1), #2 can. .12

S &amp; W (class 1), #2 can. .09

## Kraut Juice:

Libby's (class 1), 12 oz. .18

## Spinach:

#2 1/2 Can: .18

Happy Home (class 1). .18

I. G. A. (class 1). .18

Old Homestead (class 1). .18

Reliance (class 1). .18

Walla Walla (class 1). .18

#2 Can: .15

Happy Home (class 1). .13

Honor (class 1). .13

Libby's (class 1). .13

Reliance (class 1). .13

## Tomatoes:

Solid Pack, Fancy #2 1/2 Can: .22

Del Monte (classes 1, 2). .21

Exquisite (class 1). .20

Exquisite (class 2). .22

Happy Home (classes 1, 2). .22

I. G. A. (classes 1, 2). .22

Libby's (classes 1, 2). .22

Old Homestead (classes 1, 2). .21

Reliance (classes 1, 2). .21

S &amp; W (classes 1, 2). .21

Shurfine (class 1). .21

Shurfine (class 2). .20

Stokeley's (classes 1, 2). .22

## Solid Pack, Fancy #2 Can:

Del Monte (classes 1, 2). .17

Happy Home (classes 1, 2). .17

Old Homestead (classes 1, 2). .17

Reliance (classes 1, 2). .17

## Standard, #2 1/2 Can:

Cosmos (classes 1, 2). .16

Cottage (classes 1, 2). .16

Madrona (classes 1, 2). .16

Mission (class 1). .16

Mission (class 2). .15

Norwest (classes 1, 2). .17

Richvale (class 1). .16

Richvale (class 2). .15

San Felipa (classes 1, 2). .16

Seaport (classes 1, 2). .16

Seaport (class 1). .16

Silver Bar (classes 1, 2). .17

Silverdale (class 1). .17

Silverdale (class 2). .16

Tastewell (class 1). .16

Tastewell (class 2). .15

Yolo (classes 1, 2). .16

## Standard, #2 Can:

Cottage (class 1). .14

Cottage (class 2). .13

Mission (class 1). .13

Mission (class 2). .12

Seaport (classes 1, 2). .13

Madrona (classes 1, 2). .14

Silver Bar (class 1). .14

Silver Bar (class 2). .13

Silverdale (class 1). .13

## APPENDIX A—CLASSES 1 AND 2, SEATTLE—CON.

## VEGETABLES, CANNED—continued

## Tomatoes—Continued.

## Standard, #2 can—Continued.

Sildale (class 2). .13

Tastewell (classes 1, 2). .13

Yolo (classes 1, 2). .13

## Tomato Juice:

C. H. B. (classes 1, 2), #2. .11

C. H. B. (class 1), 47 oz. .25

C. H. B. (class 2), 47 oz. .24

Campbell's (class 1), 14 oz. .09

Campbell's (class 2), 14 oz. .08

Campbell's (classes 1, 2), 20 oz. .11

Campbell's (class 1), 47 oz. .26

Campbell's (class 2), 47 oz. .25

Del Monte (classes 1, 2), #2. .11

Del Monte (classes 1, 2), 47 oz. .24

Exquisite (classes 1, 2), 46 oz. .24

Happy Home (classes 1, 2), #2. .12

Happy Home (classes 1, 2), 46 oz. .27

Heinz (class 1), 18 oz. .13

Heinz (class 2), 18 oz. .12

Heinz (class 1), 46 oz. .24

Heinz (class 2), 46 oz. .23

Libby's (classes 1, 2), 300. .09

Libby's (class 1), #2. .11

Libby's (class 2), #2. .11

Libby's (class 1), 47 oz. .26

Libby's (class 2), 47 oz. .25

Reliance (classes 1, 2), #2. .12

Reliance (class 1), 47 oz. .25

Reliance (class 2), 47 oz. .24

S &amp; W (classes 1, 2), 12 oz. .08

S &amp; W (classes 1, 2), #2. .11

S &amp; W (classes 1, 2), 47 oz. .25

Shurfine (classes 1, 2), #2. .11

Shurfine (classes 1, 2), 47 oz. .24

Stanby (classes 1, 2), 47 oz. .27

Walla Walla (class 1), 300. .09

Walla Walla (class 2), 300. .08

Walla Walla (class 1), 46 oz. .24

Walla Walla (class 2), 46 oz. .23

## APPENDIX A—CLASS 3, SEATTLE

## VEGETABLES, CANNED

## Beans, Green #2, Tin:

Big Lake. .17

Clipper. .14

Garden Size (cut). .11

Goodrich (1 sv. whole). .19

Ione (Stringless). .13

Lord Chesterfield. .17

Riona (whole). .19

Royal Rio (cut). .13

Titan (short cut). .10

Valley Rose (whole). .19

## Corn:

A &amp; P (Creamed Style) #2. .13

A &amp; P (Whole Kernel) #2. .14

Bozeman (Whole Kernel) 12 oz. .13

Butter Kernel (Golden Whole Ker- .14

nel), #2. .12

Cody (Creamed Style) #2. .13

Country Home (White, Creamed .13

Style) #2. .13

Country Home (Golden Creamed .13

Style) #2. .12

Garden Size (Golden Creamed Style) .12

#2. .12

Highway (Golden Creamed Style) .12

#2. .11

Highway (Golden, W. K.) 12 oz. .12

Tendersweet (Creamed Style) #2. .12

Tendersweet (Golden Creamed .12

Style) 17 oz. .12

Wyoming (Creamed Style) #2. .12

## Peas:

A &amp; P, #2. .14

Evergreen State, #2. .13

Garden Size Std., #2. .11

Garden Size Std., 17 oz. .10

Highway, #2. .12

Ione, #2. .11

Little Farmer, #2. .15

Reliable, #2. .13

Second Mate, #2. .11

Stanwood, #2. .12

Sugar Bell (blended sweet), #2. .14

## APPENDIX A—CLASS 3, SEATTLE—Continued

## VEGETABLES, CANNED—continued

## Tomatoes:

Richvale, #2 1/2. \$0.14

## Tomato Juice:

Hunt's #2. .10

Hunt's, 46 oz. .43

## FRUITS, CANNED

## Fruit Cocktail:

A &amp; P, #1. .17

Hostess Delight, #1. .16

Lady Luck, #1. .19

Sultana, #2 1/2. .31

## Peaches:

## Yellow Cling, Halves or Sliced:

A &amp; P, #2. .18

A &amp; P, #2 1/2. .21

Air-Mall, #2. .16

Highway, #2 1/2. .20

Iona, #2. .15

Iona, #2 1/2. .21

Petite, #2 1/2. .20

## Freestone, Halves:

Top Flight, #2 1/2. .25

## Pears:

A &amp; P, #2 1/2. .24

Charmed Land (Choice), #2. .19

Charmed Land (Choice), #2 1/2. .26

Iona, #2 1/2. .23

Rainier, #2 1/2. .23

Seline, #2 1/2. .22

[F. R. Doc. 43-8108; Filed, May 21, 1943; .3:18 p. m.]

[Portland Order 2 Under Gen. Order 51]

## COMMUNITY CEILING PRICES FOR PORTLAND AND DESIGNATED AREAS IN OREGON AND WASHINGTON

SECTION 1 *What this order does.* In accordance with General Order No. 51, this order establishes community ceiling prices for certain food items sold at retail in the following areas:

1. Within the incorporated limits of the City of Portland, Oregon.
2. That portion of Multnomah County outside of the city limits of Portland that lies west of the Willamette River; and that portion of Multnomah County, including the area within the incorporated limits of the town of Gresham, outside the city limits of Portland that lies east of the Willamette River, to 100 feet north or east, as the case may be, of the following boundary on the east: beginning at the Columbia River, then south on a direct line with 145th Avenue to N. E. Halsey Street; then east on N. E. Halsey Street to Birdsdales Road; then south on Birdsdales Road to Baseline Road; then east on Baseline Road to Troutdale Road; then south on Troutdale Road to Boring Road; then continuing south on Boring Road to the line between Multnomah County and Clackamas County; then west on this county line to the River.
3. That portion of Clackamas County that lies within the boundaries established by the north bounds of Clackamas County, State Highway No. 43, and the Willamette River, and including the area within the incorporated limits of the towns of Oswego and West Linn; and that portion of Clackamas County, including the area within the incorporated limits of the towns of Oregon City, Milwaukie, and Gladstone, that lies east of the Willamette River, and south of the Multnomah County line, as bounded on the east by a distance 100 feet east or south, as the case may be, of the 82nd Street Road, and on the south by the south city limits of Oregon City.
4. Within the incorporated limits of the City of Vancouver, Washington.



PORTLAND AND DESIGNATED AREAS IN OREGON AND WASHINGTON—Continued

PORTLAND AND DESIGNATED AREAS IN OREGON AND WASHINGTON—Continued					
Brand	Size	Ceiling price by class of retailer			
		OPA-1	OPA-2	OPA-3	OPA-4
CANNED TOMATOES—continued					
Standard—Continued.					
Gardenside					
Stargon	2½	\$0.14	\$0.13	\$0.14	\$0.14
Grade not specified:	2				
All Good	2½	.20	.19	.19	.19
Town Talk	2½	.16	.16	.15	.15
Palmdale	2½	.19	.19	.18	.18
H & D	2½	.19	.19	.19	.19
Dundee	2	.14	.13	.13	.13
Shurline	2½	.17	.17	.17	.17
Del Monte	2	.22	.21	.21	.21
Mission	2	.16	.16	.15	.15
Modoc	2½	.21	.21	.20	.20
Nolo	2½	.16	.16	.15	.15
Nik Nak	2½	.16	.16	.16	.16
Silverdale	2½	.17	.16	.16	.16
Stokely	2	.13	.13	.13	.13
Standby	2½	.17	.16	.14	.14
Gardner	2½	.19	.19	.18	.18
Hunt	2½	.18	.18	.18	.18
Ball Crest	2½	.16	.16	.16	.16
All Good	2½				
Ambassador	2½				
Crown Point	2½	.15	.15	.14	.14
My-T-Fine	2½	.18	.17	.17	.17
President	2½				
Vale	2½	.11	.11	.11	.11
Exquisite	2½	.14	.14	.14	.14
SAUERKRAUT					
Champion	32 oz.	.19	.19		
Steinfelds glass	1 qt.	.20	.19		
Mayfair	16 oz.			.17	.17
Mayfair	32 oz.			.12	.12
Libby				.15	.15
SAUERKRAUT JUICE					
Del Monte	12 oz. bottle				.08
Signet		.11	.11	.11	.10
303	Diced glass	.15	.15	.14	
CARROTS					
Hunts	2	.11	.11		.10
Del Rogue	46 oz.	.24	.24	.23	.23
Heinz	15 oz.	.08	.08	.08	.12
Knights	15 oz.	.10	.10	.10	.08
Libby	46 oz.	.27	.26	.26	.25
Libby	14 oz.	.10	.10	.10	.10
300		.08	.08	.08	.08
303		.09	.09	.09	.09
2		.11	.11	.11	.11
46 oz.		.27	.26	.26	.26
My-T-Fine					
Pic	46 oz.	.07	.07	.07	.07
2 T.	12 oz.	.10	.10	.10	.10
2 T.	2 T.	.13	.13	.13	.13
2½	46 oz.	.22	.22	.22	.22
#10	46 oz.	.43	.43	.43	.43
2 T.	#10	.10	.10	.10	.10
300	2 T.	.08	.08	.08	.08
46 oz.	300	.21	.21	.21	.21
2	46 oz.	.10	.10	.10	.10
46 oz.	2	.22	.22	.22	.22







Brand	Size	Ceiling price by class of retailer			
		OPA-1	OPA-2	OPA-3	OPA-4
CORN—continued					
Whole kernel—Continued.					
Shurline	2	\$0.14	\$0.14	\$0.14	
Standby	12 oz.	.13	.13	.12	
Diamond A	12 oz.	.14	.14	.14	
Del Monte	12 oz.	.15	.14	.14	
Del Monte, glass	303	.17	.17	.17	
Del Maize, niblets	12 oz.	.15	.15	.14	
Del Maize, Mexican	12 oz.	.17	.17	.17	
Garden Patch	12 oz.	.13	.13	.12	
Standby, Fancy	12 oz.	.16	.16	.16	
Standby, Fancy	303	.15	.14	.14	
Standby, Fancy	12 oz.	.14	.14	.14	
Top Value	2	.15	.14	.14	
Garden	12 oz.	.17	.17	.17	
Preferred Stock	12 oz.	.15	.15	.15	
Preferred Stock	12 oz.	.17	.17	.17	
Wadhams	12 oz.	.15	.15	.15	
Red & White	12 oz.	.17	.16	.16	
Del Maize, Niblets	12 oz.	.15	.15	.15	
Del Monte	12 oz.	.14	.14	.14	
Stokely	12 oz.	.15	.15	.15	
Stokely	12 oz.	.17	.17	.17	
Sun Valley	12 oz.	.15	.15	.15	
Eugene	12 oz.	.14	.14	.14	
PEAS					
Columbia Spray	#2 tin	.13	.13	.13	
Del Monte	#2 tin	.22	.22	.21	
Early Garden	#2 tin	.19	.19	.19	
Early Garden	#303 glass	.20	.20	.19	\$0.17
Elmdale 3, 4 sieve	#2 tin	.14	.14	.14	
Garden	#2	.14	.13	.13	
Garden	#303	.12	.12	.12	
Garden Gift 5, 6 sieve	#2	.11	.11	.11	
Gardenside	#303	.12	.12	.12	
Green Ridge	#2	.13	.13	.13	
Happyvale Sugar	Large	.11	.11	.11	
Inland Valley	Pic				.07
Kool Air	2	.16	.16	.16	
3 sieve	2	.15	.15	.15	
4 sieve	2	.15	.15	.14	
5 sieve	2	.14	.13	.13	
Libby	Pic	.17	.17	.16	.10
Garden Sugar	#2	.15	.15	.15	.13
Garden Sugar	#303	.15	.15	.15	.13
Garden Sweet	#303	.15	.15	.15	.13
Fancy 3 sieve	#303	.14	.14	.14	.13
Fancy 4 sieve	#303	.14	.14	.14	.13
Fancy 6 sieve	#2	.17	.17	.17	.17
My-Te-Fine:					
2 sieve	Pic	.09	.09	.09	.09
3 sieve	2	.14	.14	.14	.14
4 sieve	2	.13	.13	.13	.13
4 sieve	2	.12	.12	.12	.12
4 sieve	#303	.11	.11	.11	.11
4 sieve	Pic	.08	.08	.08	.08
Oceanside:					
Garden Run	#2	.15	.14	.14	.14
1 Garden	2	.17	.17	.17	.17
3 sieve	2	.15	.15	.15	.15
Orcas 5 sieve	2	.14	.14	.14	.14
Our Value	2	.13	.13	.13	.13
Pheasant	2	.13	.13	.13	.13
PicSweet	#2	.18	.18	.17	.15
PicSweet	#303	.16	.16	.16	.16
Little	#303	.14	.14	.14	.14
Preferred Stock	#303	.14	.14	.14	.14
Rosedale, Large sweet	#2	.14	.14	.14	.14
Royal Banquet	#2	.13	.13	.13	.13
& W	#2	.17	.17	.17	.17
PEAS—continued					
Shurline	#2	\$0.17	\$0.17	\$0.17	
Standby	#2	.17	.17	.16	
Stokely, Party Pac	#303	.14	.14	.14	
Sugar Belle	#2	.18	.18	.18	
Sweet Blossom:					\$0.14
3 sieve	#2				.12
4 sieve	#2				.11
5 sieve	#2				.12
5 sieve	303				.10
Tastewell:					
3 sieve	#2	.15	.15	.15	
4 sieve	#2	.15	.15	.14	
5 sieve	#2	.14	.13	.13	
5 sieve	#303				.09
Vale; 4, 5, 6 sieve	#2				.11
Wadhams:					
Sweet wrinkle	#2	.17	.16	.16	
Sweet green	#2	.15	.15	.15	
Yeoman	303	.14	.13	.13	
BEETS					
Diamond A Sliced	#2 tin	.13	.13	.13	
Diamond A Diced	#2	.20	.20	.20	
Diamond A Tiny Whole	#2	.18	.17	.17	
Diamond A Baby Whole	#2	.10	.10	.10	
Diamond A Shoestring	#2	.10	.10	.10	
Wilmet Sliced	#2	.10	.10	.10	
Del Monte Whole	#303 glass	.16	.16	.16	
Del Monte Sliced	#303 glass	.14	.14	.14	
Del Monte Diced	#303 glass	.12	.12	.12	
Del Monte Diced	#303 glass	.11	.11	.11	
Wadhams Sliced	#2	.13	.13	.13	
Wadhams Tiny Whole	#2	.20	.19	.19	
Wadhams Ruby Whole	#2	.15	.15	.15	
Red & White Ruby Whole	#2	.15	.15	.15	
Red & White Shoestring	#2	.10	.10	.10	
Eugene Ruby Whole	#2	.15	.15	.15	.11
Eugene Sliced	#2	.13	.13	.13	
Pheasant Sliced	#2	.10	.10	.10	
Blue & White Sliced	#2	.10	.10	.10	
Blue Spar Sliced	#2	.10	.10	.10	
Standby Canned	16 oz.	.15	.14	.14	
My-Te-Fine Shoestring	#2	.09	.09	.09	.08
My-Te-Fine Diced	#2	.13	.13	.13	.12
My-Te-Fine Whole	#2	.11	.11	.11	.11
My-Te-Fine Sliced	#2	.10	.10	.10	.10
President Diced	#303	.12	.12	.12	.12
President Sliced	#303	.14	.14	.14	.14
President Whole	#303	.09	.09	.09	.09
Vale Sliced	#2				.15
Holiday	#2				.15
BABY FOOD					
Gerber:					
All strained & chopped foods	4 1/2 oz.	.08	.08	.08	.07
Dry oatmeal	8 oz.				.12
Dry cereal	8 oz.				.12
Clapps:					
Strained fruits & vegetables	4 1/2 oz.	.09	.09	.08	.07
Liver soup	4 1/2 oz.	.08	.08	.08	.08
Beef broth	4 1/2 oz.	.08	.08	.08	.07
Chicken soup	4 1/2 oz.	.08	.08	.08	.07
Vegetable soup	4 1/2 oz.	.08	.08	.08	.07
Vegetable & beef	4 1/2 oz.	.08	.08	.08	.07
Vegetable & lamb	4 1/2 oz.	.08	.08	.08	.07
Dry cereal	8 oz.	.09	.08	.08	.08
Libby, all baby foods	4 1/2 oz.	.08	.08	.08	.07
Heinz:					
String beans	4 1/2 oz.	.08	.08	.08	.08
Asparagus	4 1/2 oz.	.08	.08	.08	.07
Mixed vegetables	4 1/2 oz.	.08	.08	.08	.07
Vegetable soup	4 1/2 oz.	.08	.08	.08	.07



Brand	Size	Ceiling price by class of retailer			
		OPA-1	OPA-2	OPA-3	OPA-4
BABY FOOD—continued					
Heinz—Continued.					
Tomato soup.					
Vegetable and Lamb.					
Beef and barley.					
Peas.					
Spinach.					
Beets.					
Carrots.					
Beef and liver.					
Prunes.					
Applesauce.					
Apple and apple.					
Apple and apple.					
Dried vegetables.					
Chopped vegetables.					
Junior Foods.					
FRUIT COCKTAIL					
Shurfine.					
Isle O'Gold.					
Del Monte.					
Del Monte.					
Punch.					
Hunts.					
Hunts.					
Town Talk.					
Libby.					
President.					
President.					
Prince.					
S & W.					
Hostess Delight, Fancy.					
H and D.					
H and D.					
Signet.					
Signet.					
Royal Club, Choice.					
PEARS					
Standard.					
Non-Pak.					
Brite-West.					
Garden.					
Green Tag.					
Staregon.					
Staregon.					
Fountain.					
Choice.					
Del Monte.					
Del Monte.					
Red Tag.					
Ray Crest.					
Hunts.					
Royal Banquet.					
Crown Point.					
Crown Point.					
Crown Point.					
Crown Club.					
Fancy.					
Start.					
Start.					
Start.					
Start.					
Preferred Stock.					
Sec. Staregon.					
Grades not listed:					
H & D.					
Dundee.					
Yamhill.					



## PORTLAND AND DESIGNATED AREAS IN OREGON AND WASHINGTON—Continued

Brand	Size	Ceiling price by class of retailer			
		OPA-1	OPA-2	OPA-3	OPA-4
PEACH HALVES, FREESTONE—CON.					
Choice:					
Wadhams.....	2½	\$0.28	\$0.28	\$0.27	
Red & White.....	2½	.28	.28	.27	
Plenty Good.....	2½	.29	.28	.28	
Grades not specified:					
H & D.....	2½	.30	.30	.29	
Aunt Penney.....	303 glass	.24	.24	.24	
Aunt Penney.....	2½	.37	.36	.36	
Top Flite.....	2½	.31	.31	.30	
PEACHES, HALVES					
Choice:					
Standby.....	2½	.27	.27	.26	
Fullflavor.....	2½				\$0.25
Red Tag.....	2½				.23
Red Tag.....	303 glass				.17
Top Flite.....	2½				.25
Castle Crest.....	2½				.23
Libby.....	2½ glass				.27
Libby.....	2½ can				.24
Del Monte.....	2½ glass				.27
Polar St.....	2½				.23
Grades not specified:					
H & D.....	2½	.27	.27	.26	
Dundee.....	2½	.26	.25	.25	
Val Vita.....	2½	.24	.24	.24	
Garden.....	2½	.23	.23	.22	
S & W.....	2½				.29
Punch Elberta.....	2½ glass	.36	.36	.35	
PEACHES, YELLOW CLING HALVES					
Fancy: Preferred Stock.....	2½	.29	.29	.28	
Choice:					
Royal Club.....	2½	.26	.26	.26	
Crescent.....	2½	.27	.26	.26	
Standard:					
Fountain.....	2½	.25	.25	.24	
Blue Toinner.....	2½	.25	.25	.24	
Pheasant.....	2½	.24	.24	.24	
Blue & White.....	2½	.24	.24	.23	
Maytime.....	2½	.25	.24	.24	
Grades not specified:					
Del Monte.....	2½ glass	.30	.30	.29	
Del Monte.....	2½ tin	.29	.28	.28	
Libby.....	2½ glass				.09
Libby.....	2½				.26
Libby Deluxe.....	2½				.23
My-T-Fine.....	2½				.22
Vale.....	2½				.20
Sliced, Yellow Cling:					
Libby.....	Buff			.09	.09
Libby.....	#2½			.24	.23
President.....	303			.18	.17
Vale.....	#2½			.21	.20
Preferred Stock, fancy.....	#2½	.28	.28	.27	
Royal Club, choice.....	#2½	.27	.27	.26	
Fountain, standard.....	#2½	.25	.25	.24	
Sliced, Cling:					
Wadhams, choice.....	#2½	.27	.26	.26	
Pheasant, standard.....	#2½	.25	.24	.24	
Maytime, standard.....	#2½	.24	.24	.24	
Sliced, Freestone:					
Flav R Pac, fancy.....	#2½	.31	.30	.30	
Plenty Good, choice.....	#2½	.29	.28	.28	
Top Flight.....	#2½	.33	.32	.32	
Sliced Peaches:					
Libby, choice.....	#2½ tin			.25	.24
Libby, choice.....	#2½ glass			.27	.27
Libby, de luxe.....	#2½			.24	.23
My-T-Fine.....	8 oz			.08	.08
My-T-Fine.....	#2½			.23	.22
Red Tag, choice.....	#2½			.25	.24
Red Tag, choice.....	303			.18	.17
Castle Crest, choice.....	#2½			.23	.23
Del Monte, choice.....	#2½ glass			.27	.27
H & D.....	#2½	.28	.27	.27	
Dundee.....	#2½	.26	.26	.25	
Val Vita.....	#1	.17	.17	.17	
Del Monte.....	#2½ glass	.30	.30	.29	
Del Monte.....	#2½ tin	.28	.28	.27	
Del Monte.....	303 glass	.21	.20	.20	
Punch.....	#2½ glass	.29	.29	.28	
Punch.....	303 glass	.19	.19	.19	
Standby.....	#2½	.28	.27	.27	
Garden.....	#2½	.24	.24	.23	

(Pub. Laws 421 and 729, 77th Cong.; E.O. #250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681, Gen. Order 51, 8 F.R. 6008)

Issued this 15th day of May 1943.

RICHARD G. MONTGOMERY,  
District Director,  
Portland District.

[F. R. Doc. 43-8150; Filed, May 22, 1943;  
12:10 p. m.]

## SECURITIES AND EXCHANGE COMMISSION.

[File No. 70-711]

NEW ENGLAND POWER ASS'N., ET AL.  
NOTICE REGARDING FILING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 21st day of May, 1943,

In the matter of New England Power Association, Gloucester Electric Company and North Boston Lighting Properties.

Notice is hereby given that a joint application and declaration has been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 by New England Power Association, a registered holding company, by North Boston Lighting Properties, a subsidiary holding company of New England Power Association, and by Gloucester Electric Company, a subsidiary company of North Boston Lighting Properties.

Notice is further given that any interested person may, not later than June 4, 1943, at 5:30 P. M., request the Commission in writing that a hearing be held on such matter, stating the reasons for such request and the nature of his interest, or may request that he be notified if the Commission should order a hearing thereon. At any time thereafter such application and declaration, as filed or as amended, may be granted or may become effective as provided in Rule U-23 of the Rules and Regulations promulgated pursuant to said Act, or the Commission may exempt such transaction as provided in Rules U-20 (a) and U-100 thereof. Any such request should be addressed: Secretary, Securities and Exchange Commission, 18th and Locust Streets, Philadelphia, Pennsylvania.

All interested persons are referred to said application and declaration, which is on file in the office of the Commission, for a statement of the transactions therein proposed, which are summarized below:

Gloucester Electric Company proposes to issue and sell for cash 6,400 shares of additional capital stock (par value \$25 each) at the price of \$50 per share. In accordance with the provisions of Section 18 of Chapter 164 of the General Laws of Massachusetts, the shares will be offered to the stockholders of Gloucester Electric Company proportionately to their then holdings and warrants or rights will be issued to stockholders indicating the number of shares or fractions of shares to which each stockholder is entitled but no fractional shares will be issued. Holders of warrants will be allowed a period yet to be determined within which to exercise their subscription rights but such period will not be more than thirty days nor less than fifteen days. The proceeds from the sale are to be used by Gloucester Electric Company to pay its indebtedness of \$320,000 to North Boston Lighting Properties evidenced by promissory notes due July 30, 1943, and bearing interest at the rate of 3% per annum.

The Massachusetts Department of Public Utilities approved the issue of the shares by Gloucester Electric Company at \$50 per share and the proposed application of the proceeds, and has ordered that if any shares remain unsubscribed for by the stockholders entitled to take them, all such shares shall be offered for sale at public auction.

North Boston Lighting Properties owning approximately 93.8% of the outstanding capital stock of Gloucester Electric Company will be entitled to receive warrants to subscribe for 6,001 full shares and fractional warrants representing



3,109/5,131sts shares and proposes to exercise its rights to subscribe to such stock and to acquire sufficient fractional warrants which together with the fractional warrants received will entitle it to subscribe to a full share. North Boston Lighting Properties further proposes to purchase and acquire from Gloucester Electric Company at \$50 per share all shares not subscribed for by other stockholders, subject to the approval by the Massachusetts Department of Public Utilities of such sale by Gloucester Electric Company, or alternatively, will bid \$50 per share for all unsubscribed shares if sold at public auction. In accordance with the terms of the bank credit letter agreement securing \$13,000,000 principal amount of 2½% notes of North Boston Lighting Properties, due October 1, 1947, New England Power Association will cause all shares of Gloucester Electric Company acquired by North Boston Lighting Properties to be pledged under said letter agreement together with such amount of cash as may be necessary to obtain the release of the aforesaid promissory notes of Gloucester Electric Company in the face amount of \$320,000 now pledged under said letter agreement.

By the Commission.

[SEAL] ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 43-8164; Filed, May 22, 1943;  
3:01 p. m.]

[File No. 1-2555]

**BROUGHER DIVIDE MINING COMPANY  
ORDER WITHDRAWING SECURITIES FROM  
REGISTRATION**

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 21st day of May, A. D. 1943.

In the matter of Brougher Divide Mining Company assessable common capital stock, \$1 par value.

A proceeding having been instituted pursuant to section 19 (a) (2) of the Securities Exchange Act of 1934 to determine whether or not the Commission should suspend or withdraw the registration of the assessable common stock, \$1 par value, of Brougher Divide Mining Company, listed and registered on the San Francisco Mining Exchange, a national securities exchange;

A hearing having been held after appropriate notice, and the Commission being fully advised and having this day issued and filed its findings and opinion herein; on the basis of said findings and opinion, and pursuant to Section 19 (a) (2) of said Act, *It is ordered*, That the registration of the said stock be, and the same hereby is, withdrawn, effective ten days from the date hereof.

By the Commission.

[SEAL] ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 43-8163; Filed, May 22, 1943;  
3:01 p. m.]

**GEORGE LEWIS OHRSTROM**

**ORDER DENYING APPLICATION FOR REGISTRATION AS BROKER AND DEALER**

At a regular session of the Securities and Exchange Commission, held at its

office in the City of Philadelphia, Pa., on the 21st day of May, A. D. 1943.

In the matter of George Lewis Ohrstrom, doing business as G. L. Ohrstrom & Co., 40 Wall Street, New York, N. Y.

George L. Ohrstrom, doing business as G. L. Ohrstrom & Co., having filed an application for registration as an over-the-counter broker and dealer pursuant to section 15 (b) of the Securities Exchange Act of 1934; and

Proceedings having been instituted pursuant to an order of the Commission to determine whether such registration should be denied; and

The applicant having appeared and hearing having been held according to such order; and

The Commission having duly considered the matter and having this day entered its findings and opinion herein;

*It is ordered*, on the basis of said findings and opinion, that the application for registration of George L. Ohrstrom, doing business as G. L. Ohrstrom & Co., be, and the same hereby is, denied.

By the Commission.

[SEAL] ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 43-8192; Filed, May 24, 1943;  
10:17 a. m.]

**Hood & Co.**

**ORDER PERMITTING NOTICE OF WITHDRAWAL FROM REGISTRATION TO BECOME EFFECTIVE**

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 21st day of May, A. D. 1943.

Proceedings having been instituted pursuant to an order of the Commission to determine whether the registration of Hood & Co., 40 Wall St., New York, N. Y., a registered over-the-counter broker-dealer, should be revoked;

Hood & Co. having filed notice of withdrawal from registration pursuant to section 15 (b) of the Securities Exchange Act of 1934;

Hood & Co. having appeared and hearing having been held according to such order; and

The Commission having duly considered the matter and entered its findings and opinion herein;

*It is ordered*, on the basis of said findings and opinion, that the notice of withdrawal from registration of Hood & Co. be, and the same hereby is, permitted to become effective.

By the Commission.

[SEAL] ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 43-8193; Filed, May 24, 1943;  
10:17 a. m.]

[File No. 68-22]

**NORTHERN STATES POWER COMPANY  
(DELAWARE)**

**ORDER-CONSENTING TO WITHDRAWAL OF  
DECLARATION**

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa., on the 21st day of May, A. D. 1943.

Northern States Power Company (Delaware), a registered holding company, having filed a declaration on March 31, 1943 pursuant to the Public Utility Holding Company Act of 1935 and the Rules and Regulations promulgated thereunder regarding a proposal to solicit proxies to secure the quorum necessary to conduct its annual stockholders' meeting scheduled to be held on May 12, 1943 and to expend approximately \$5,000 in connection with such solicitation; and notice of such filing having been duly given in the form and manner prescribed in the Rules promulgated pursuant to said Act; and declarant having requested a postponement of the effective date of said declaration until it could determine whether or not the proposed solicitation would be necessary; and declarant by an amendment filed May 12, 1943 having advised us that sufficient proxies for the aforesaid meeting had been received and that the proposed solicitation would not be necessary, and having requested permission to withdraw said declaration; and

It appearing to the Commission that it is appropriate to grant such request;

*It is hereby ordered*, That Northern States Power Company (Delaware) be, and it is hereby granted permission to withdraw the declaration in the above styled and numbered matter, and the same is hereby deemed withdrawn.

By the Commission.

[SEAL] ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 43-8194; Filed, May 24, 1943;  
10:17 a. m.]

[File No. 59-53]

**CITIES SERVICE COMPANY, ET AL.**

**ORDER REOPENING RECORD AND ORDER FOR  
FURTHER HEARING**

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 22nd day of May, A. D. 1943.

In the matter of Cities Service Company, Cities Service Power & Light Company, Federal Light & Traction Company, Central Arkansas Public Service Corporation, Public Service Company of Colorado, The Ohio Public Service Company, The Toledo Edison Company, and The Empire District Electric Company, respondents; File No. 59-53.

The Commission having on the 29th day of August 1942 entered its notice of and order for hearing in the above entitled matter pursuant to sections 11 (b) (2), 12 (c), 12 (f) and 15 (f) and the date of hearing having been postponed from time to time at the request of the respondents; and

The Commission having issued an order on February 17, 1943, specifying certain issues to be first considered in the proceedings and having set the date of the adjourned hearings for February 23, 1943 and the hearings having been convened at that date; and

The record having been closed on April 22, 1943 as to the issues specified to be first considered; and

Counsel both for the respondents and for the Public Utilities Division of the



Commission having filed requested findings of fact; and

The respondents other than Federal Light & Traction Company and Central Arkansas Public Service Corporation having requested that the record be reopened in order that such respondents may have an opportunity to submit additional evidence with respect to certain findings of fact requested by counsel for the Public Utilities Division and having further requested that the time for filing briefs be extended until ten days following the completion of hearings to be held upon the reopening of the record; and

The Commission finding that such request is reasonable and that the granting thereof will not be detrimental to the public interest or the interest of investors or consumers:

It is ordered, That the record in this matter be reopened for the purpose of granting the respondents and the Public Utilities Division of the Commission an opportunity to submit additional evidence with respect to the issues specified in the Commission order of February 17, 1943.

It is further ordered, That a hearing be held for the purpose of receiving such additional evidence on the 1st day of June, 1943 at 10 o'clock A. M. E. W. T. in the Commission's offices, 18th and Locust Streets, Philadelphia, Pa.

It is further ordered, That Robert P. Reeder, or any other officer or officers of the Commission designated by it for that purpose, shall preside at such hearing. The officer so designated to preside at such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of the Public Utility Holding Company Act of 1935 and to a trial examiner under the Commission's Rules of Practice.

Any person desiring to be heard at such hearing shall notify the Secretary of the Commission on or before the 25th day of May, 1943.

By the Commission.

[SEAL] ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 43-8195; Filed, May 24, 1943;  
10:17 a. m.]

#### WAR RELOCATION AUTHORITY.

##### HEART MOUNTAIN RELOCATION AREA, WYO.

##### AMENDMENT OF ORDER ESTABLISHING BOUNDARIES

MAY 21, 1943.

The description of the exterior boundaries of the Heart Mountain Relocation Area (7 F.R. 10749) is hereby amended to read as follows:

Beginning at the northwest corner (corner number eight) of Lot 53, T. 54 N., R. 100 W., 6th P. M., Wyoming. Thence southerly along the west boundary of Lot 53 to corner number seven of Lot 53. Thence easterly along the south boundary of Lot 53, to the left bank of the Garland Canal. Thence in a general southerly direction along the left bank of the Garland Canal, through Lots 55, 46, 43, and 41, to the line between Lots 41 and 39, T. 54 N., R. 100 W. Thence westerly between Lots 41 and 39 to the southwest cor-

ner of Lot 41, the northwest corner of Lot 39. Thence southerly along the west boundary of Lot 39 to the left bank of the Shoshone River. Thence in a general southwesterly and southeasterly direction along the left bank of the Shoshone River, through Fractional Sections 30 and 31, T. 54 N., R. 100 W., to the west boundary of Lot 58, T. 54 N., R. 100 W. Thence southerly along the west boundary of Lot 58, T. 54 N., R. 100 W., and Lot 56, T. 53 N., R. 100 W., to the left bank of the Shoshone River. Thence in a general southerly direction along the left bank of the Shoshone River, through Fractional Section 6, T. 53 N., R. 100 W., to the line between Fractional Sections 6 and 7, T. 53 N., R. 100 W. Thence westerly between Fractional Sections 6 and 7 to the corner common to Sections 1, 6, 7, and 12, T. 53 N., Rs. 100 and 101 W. Thence southerly between Fractional Sections 7 and 12, T. 53 N., Rs. 100 and 101 W., to the left bank of the Shoshone River. Thence in a general westerly and southerly direction, along the left bank of the Shoshone River, through Fractional Section 12, T. 53 N., R. 101 W., to the east-and-west center line of Fractional Section 12. Thence westerly along the east-and-west center line of Fractional Section 12 to the east boundary of Tract 85, T. 53 N., R. 101 W. Thence northerly along the east boundary of Tract 85 to the northeast corner of Tract 85. Thence westerly along the north boundary of Tract 85 to the northwest corner of Tract 85. Thence southerly along the west boundary of Tract 85, to the southwest corner of Tract 85. Thence easterly along the south boundary of Tract 85 to the corner common to Lots 32 and 33 of Fractional Section 12 on the south boundary of Tract 85. Thence southeasterly between Lots 32 and 33 of Fractional Section 12, to the southeast corner of Lot 33 of Fractional Section 12. Thence westerly between Lots 32 and 33, to the southwest corner of Lot 33 on the west boundary of Fractional Section 12. Thence southerly between Sections 11 and 12 to the corner common to Sections 11, 12, 13, and 14. Thence northwesterly and westerly between Lots 3 and 4 of Section 11, to the east one-sixteenth line of Section 11. Thence northerly along the east one-sixteenth line of Section 11, to the south one-sixteenth line of Section 11. Thence westerly along the south one-sixteenth line of Sections 11 and 10 to the south one-sixteenth corner common to sections 9 and 10, T. 53 N., R. 101 W. Thence southerly between Sections 9 and 10 to the midpoint of the east boundary of the SE $\frac{1}{4}$  of the SE $\frac{1}{4}$  of Section 9. Thence westerly along the east-and-west center line of the SE $\frac{1}{4}$  of the SE $\frac{1}{4}$  of Section 9, to the east one-sixteenth line of Section 9. Thence northerly along the east one-sixteenth line of Section 9 to the south one-sixteenth line of Section 9. Thence westerly along the south one-sixteenth line of Section 9, to the north-and-south center line of Section 9. Thence northerly along the north-and-south center line of Section 9 to the right bank of the Heart Mountain Canal. Thence in a general easterly and northerly direction along the right bank of the Heart Mountain Canal, through Sections 9, 4, and 3, T. 53 N., R. 101 W., Sections 34, 27, 28, 21, 16, 15, 9, and 4, T. 54 N., R. 101 W., and Sections 33, 32, 29, and 28, T. 55 N., R. 101 W., to the south boundary of Tract 43, T. 55 N., R. 101 W., between corners number six and seven of Tract 43. Thence westerly along the south boundary of Tract 43, to corner number seven of Tract 43. Thence northerly along the west boundary of Tract 43 to corner number eight of Tract 43. Thence easterly and southerly along the north and east boundaries of Tract 43, to the closing corner of Section 28 and 33 on the east boundary of Tract 43. Thence easterly between Sections 28 and 33, Sections 27 and 34, and Sections 26 and 35, T. 55 N., R.

101 W., to the closing corner of Sections 26 and 35 on the west boundary of Tract 38, T. 55 N., R. 101 W. Thence northerly along the west boundary of Tract 38, to the northwest corner of Tract 38. Thence easterly along the north boundary of Tract 38, to the north-east corner of Tract 38. Thence southerly along the east boundary of Tract 38, to the east-and-west center line of Fractional Section 36, T. 55 N., R. 101 W. Thence easterly along the east-and-west center line of Fractional Section 36, to the north-and-south center line of Fractional Section 36. Thence southerly along the north-and-south center line of Fractional Section 36 to the mid-point of the west boundary of the N $\frac{1}{2}$  of the SE $\frac{1}{4}$  of Fractional Section 36. Thence easterly along the east-and-west center line of the N $\frac{1}{2}$  of the SE $\frac{1}{4}$  of Fractional Section 36, to the mid-point of the east boundary of the N $\frac{1}{2}$  of SE $\frac{1}{4}$  of Fractional Section 36. Thence southerly between Fractional Sections 31 and 36, T. 55 N., Rs. 100 and 101 W., to the mid-point of the west boundary of lot 10 of Fractional Section 31, T. 55 N., R. 100 W. Thence easterly along the east-and-west center line of Lot 10 of Fractional Section 31, to the west boundary of Lot 95, T. 55 N., R. 100 W. Thence southerly along the west boundary of Lot 95, to the southwest corner of Lot 95. Thence easterly along the south boundary of Lot 95, to the north-west corner of Lot 55, Ts. 54 and 55 N., R. 100 W. Thence southerly along the west boundary of Lot 55 to the closing corner of Sections 6 and 31 on the West boundary of Lot 55, Ts. 54 and 55 N., R. 100 W. Thence easterly between Ts. 54 and 55 N., through Lot 55, to the north-and-south center line of Lot 55. Thence southerly along the north-and-south center line of Lot 55 to the north one-sixteenth line of Lot 55. Thence easterly along the north one-sixteenth line of Lot 55 to the northwest corner of Lot 53, T. 54 N., R. 100 W., the point of beginning.

Issued at Washington, D. C., the 21st day of May 1943.

D. S. MYER,  
Director.

[F. R. Doc. 43-8133; Filed, May 22, 1943;  
9:51 a. m.]

#### WAR PRODUCTION BOARD.

[Certificate 67]

##### TRANSPORTATION AND DELIVERY OF ICE IN PORTSMOUTH, OHIO

##### THE ATTORNEY GENERAL:

I submit herewith a recommendation of the Director of the Office of Defense Transportation<sup>1</sup> concerning a plan for joint action by the persons named therein with respect to the transportation and delivery of ice by motor vehicle in Portsmouth, Ohio.

For the purposes of section 12 of Public Law No. 603, 77th Congress (56 Stat. 357), I approve the joint action plan described in the recommendation; and after consultation with you, I hereby find and so certify to you that the doing of any act or thing, or the omission to do any act or thing, by any person in compliance with such joint action plan is requisite to the prosecution of the war.

DONALD M. NELSON,  
Chairman.

MAY 19, 1943.

[F. R. Doc. 43-8160; Filed, May 22, 1943;  
1:41 p. m.]

<sup>1</sup> *Supra*.